

EXHIBIT A

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

IN RE FACEBOOK BIOMETRIC
INFORMATION PRIVACY LITIGATION

Case No. 15-cv-03747-JD

CLASS ACTION

**DECLARATION OF LANA LUCCHESI
RE: NOTICE PROCEDURES AND CAFA
MAILING**

1
2 I, Lana Lucchesi, declare and state as follows:
3

4 1. I am a Director with Gilardi & Co. LLC and KCC Class Action Services, LLC
5 (collectively “Gilardi”), located in San Rafael, California. Pursuant to the Order Granting
6 Preliminary Approval of Class Action Settlement (the “Preliminary Approval Order”) dated
7 August 19, 2020, the Court appointed Gilardi as the Claims Administrator in connection with the
8 proposed Settlement of the above-captioned Action.¹ I have personal knowledge of the matters
9 stated herein and, if called upon, could and would testify thereto.

10 **CAFA NOTIFICATION**

11 2. In compliance with the Class Action Fairness Act (“CAFA”), 28 U.S.C. Section
12 1715, Gilardi compiled a CD-ROM containing the following documents: Class Action Complaint
13 and Demand for Jury Trial filed by Carlo Licata in the Circuit of Cook County, Illinois County
14 Department, Chancery Division (Case No. 1:15-cv-04022), Class Action Complaint filed by
15 Adam Pezen in the Northern District of Illinois, Eastern Division (Case No. 1:15-cv-03484),
16 Class Action Complaint for Violations of the Illinois Biometric Information Privacy Act filed by
17 Nimesh Patel in the Northern District of Illinois, Eastern Division (Case No. 3:15-cv-03747-JD),
18 Consolidated Class Action Complaint filed in the Northern District of California, San Francisco
19 Division (Case No. 3:15-cv-03747-JD), Plaintiffs’ Unopposed Notice of Motion and Motion for
20 Preliminary Approval of Class Action Settlement; Memorandum of Points and Authorities in
21 Support Thereof, Declaration of Jay Edelson, [Proposed] Order Granting Motion for Preliminary
22 Approval of Class Action Settlement, Claim Form, Email Notice, Jewel Notice, News Feed
23 Notice, Publication Notice, Long Form Notice, and Stipulation of Class Action Settlement, which
24 accompanied a cover letter (collectively, the “CAFA Notice Packet”). A copy of the cover letter
25 is attached hereto as Exhibit A.

26 3. On May 18, 2020, Gilardi caused fifty-eight (58) CAFA Notice Packets to be

27
28 ¹ All capitalized terms not otherwise defined herein shall have the meanings ascribed to them in
the Amended Stipulation of Class Action Settlement, dated July 22, 2020 (the “Amended
Stipulation”) and/or the Preliminary Approval Order.

mailed via Priority Mail from the U.S. Post Office in Memphis, Tennessee to the parties listed on Exhibit B, i.e., the U.S. Attorney General, the Attorneys General of each of the 50 States and the District of Columbia, the Attorneys General of the 5 recognized U.S. Territories, as well as parties of interest to this Action.

4. In further compliance with the Class Action Fairness Act (“CAFA”), 28 U.S.C. Section 1715, Gilardi compiled a supplemental CD-ROM containing the following documents: Notice of Amended Stipulation of Class Action Settlement (as filed on July 22, 2020, Dkt. No. 468), Amended Stipulation of Class Action Settlement (as filed on July 22, 2020, as Exhibit A to Notice of Amended Stipulation of Class Action Settlement), Claim Form (as filed on July 22, 2020, as Exhibit A to Amended Stipulation of Class Action Settlement), Jewel Notice (as filed on July 22, 2020, as Exhibit B to Amended Stipulation of Class Action Settlement), Publication Notice (as filed on July 22, 2020, as Exhibit C to Amended Stipulation of Class Action Settlement), News Feed Notices (as filed on July 22, 2020, as Exhibits D and E to Amended Stipulation of Class Action Settlement), Email Notice (as filed on July 22, 2020, as Exhibit F to Amended Stipulation of Class Action Settlement), Long Form Notice (as filed on July 22, 2020, as Exhibit G to Amended Stipulation of Class Action Settlement), and Banner Ad Notices (as filed on July 22, 2020, as Exhibit H to Amended Stipulation of Class Action Settlement), which accompanied a cover letter (collectively, the “Supplemental CAFA Notice Packet”). A copy of the cover letter is attached hereto as Exhibit C.

5. On July 28, 2020, Gilardi caused fifty-eight (58) CAFA Notice Packets to be mailed via Priority Mail from the U.S. Post Office in Memphis, Tennessee to the parties identified in Exhibit B.

6. As of the date of this declaration, Gilardi has received no response to either the CAFA Notice Packet or Supplemental CAFA Notice Packet from any of the recipients identified in paragraph 3 above.

CLASS LIST

7. On August 31, 2020, Gilardi received from Defendant a list of 16,741,162 records

1 identified as the Class List. The Class List included names, email addresses, phone numbers, and
 2 whether Facebook's record indicated there was a face template. For several records in the Class
 3 List, the data contained multiple distinct email addresses associated with the same record. The
 4 Parties instructed Gilardi to send notice to each of these email addresses. Gilardi entered the Class
 5 List information into its proprietary database and prepared a data file for the initial emailing. Prior
 6 to emailing, Gilardi caused the 18,197,758 total emails in the Class List to be run through an
 7 email cleanse in order to confirm the validity of the addresses. This process resulted in a total of
 8 15,372,960 emails to be sent the initial email notice associated with 12,340,049 accounts. This
 9 process also identified a total of 2,608,319 emails that were no longer a valid address.

10 **EMAILED NOTICE AND REMINDER NOTICE**

11 8. From September 18, 2020 through September 23, 2020, Gilardi caused the Email
 12 Notice to be emailed to the 15,372,960 addresses in the Class List. A true and correct copy of the
 13 Email Notice is attached hereto as Exhibit D.

14 9. Of the 15,372,960 Email Notices that were sent, 10,295,502 emails were
 15 successfully delivered to at least one of the email addresses associated with an account.

16 10. On October 6, 2020, Gilardi was instructed by the Parties to initiate resends to
 17 Gmail email addresses only. From October 7, 2020 through October 8, 2020, Gilardi caused the
 18 Email Notice to be re-sent via email to the 5,775,431 Gmail addresses.

19 11. Of the 5,775,431 Email Notices that were re-sent, 5,774,687 were successfully
 20 delivered and 744 were undeliverable.

21 12. From November 3, 2020 through November 9, 2020, Gilardi caused a follow-up
 22 email reminder campaign (the "Reminder Email Notice") to be emailed to 12,888,208 addresses
 23 in the Class List. A true and correct copy of the Reminder Email Notice is attached hereto as
 24 Exhibit E.

25 13. Of the 12,888,208 Reminder Email Notices that were sent, 9,956,299 were
 26 successfully delivered and 2,931,909 were undeliverable.

27 14. Ultimately, of the 34,036,599 total emails that were sent, 25,336,835 (74.4%) were

1 successfully delivered. Delivery of at least one email was successful to 11,326,353 of the
 2 12,340,049 accounts on the Class List that was associated with an email (91.8%).
 3

PUBLICATION OF THE SUMMARY NOTICE

4 15. Gilardi caused the Summary Notice to be published in the September 23, 2020
 5 editions of the *Chicago Tribune* and *Chicago Sun-Times*. A true and correct copy of the Summary
 6 Notice as it appeared in each newspaper is attached hereto as Exhibit F.
 7

8 16. In addition, Gilardi purchased 27,100,000 impressions to be distributed via the
 9 Google Display Network. The impressions appeared on both mobile and desktop devices from
 10 September 23, 2020 through October 23, 2020. A total of 27,907,627 impressions were delivered,
 11 resulting in an additional 807,627 impressions at no extra charge. Confirmation of the digital
 12 notices as they appeared on a variety of websites is attached hereto as Exhibit G.

SETTLEMENT WEBSITE

13 17. On September 18, 2020, Gilardi established a website
 14 [www.facebookbipaclassaction.com] dedicated to this matter to provide information to the Class
 15 Members and to answer frequently asked questions. The website URL was set forth in the Email
 16 Notice, Reminder Email Notice, Long-Form Class Notice (English and Spanish versions), and the
 17 Summary Notice. Visitors of the website can download copies of the Long-form Class Notice in
 18 English or Spanish, Claim Form, and other case-related documents. In addition, on October 16,
 19 2020, the Plaintiffs' Motion for Attorneys' Fees, Expenses, and Incentive Awards was posted to
 20 the settlement website. A true and correct copy of the Long-Form Class Notice (English and
 21 Spanish versions) and the paper Claim Form are attached hereto as Exhibit H. Visitors can also
 22 submit claims online. As of December 1, 2020, the website has received 6,230,922 visits.
 23

TELEPHONE HOTLINE

25 18. Gilardi established and continues to maintain a toll-free telephone number (1-844-
 26 799-2417) for potential Class Members to call and obtain information about the Settlement,
 27 request a Notice Packet, and/or seek assistance from a live operator during regular business hours.
 28

1 The telephone hotline became operational on September 17, 2020, and is accessible 24 hours a
2 day, 7 days a week. As of December 1, 2020, Gilardi has received a total of 5,063 calls to the
3 telephone hotline.

4 **CLAIM FORMS**
5

6 19. The postmark deadline for Class Members to file claims in this matter was
7 November 23, 2020. To date, Gilardi has received 1,571,608 timely-filed claim forms and 487
8 claims received after the deadline. Gilardi expects additional timely-filed paper claim forms to
9 arrive over the next few weeks.

10 **REPORT ON EXCLUSION REQUESTS RECEIVED TO DATE**
11

12 20. The Notice informs Class Members that requests for exclusion from the Class
13 must be postmarked no later than November 23, 2020. As of the date of this declaration, Gilardi
14 has received 110 requests for exclusion. Of these, one was received after the deadline and is
15 considered late. A list of the 109 Class Members timely requesting to be excluded is attached
16 hereto as Exhibit I.

17 **OBJECTIONS TO THE SETTLEMENT**
18

19 21. The postmark deadline for Class Members to object to the settlement was
20 November 23, 2020. As of the date of this declaration, Gilardi has not received any objections to
21 the settlement.

22 **ADMINISTRATION COSTS**
23

24 22. As of December 1, 2020, Gilardi estimates its total cost of administration to be
25 \$1,828,009.89. This amount includes costs to date as well as through the completion of this
matter.

26 23. Gilardi's estimated fees and charges are based on certain information provided to
27 Gilardi by the parties as well as significant assumptions. Accordingly, the estimate is not
28

1 intended to limit Gilardi's actual fees and charges, which may be less or more than estimated due
2 to the scope of actual services or changes to the underlying facts or assumptions.
3

4 I declare under penalty of perjury under the laws of the United States of America that the
5 foregoing is true and correct.

6 Executed on this 3rd day of December 2020 at San Rafael, California

7 
8 _____
9 _____
10 _____
11 _____
12 _____
13 _____
14 _____
15 _____
16 _____
17 _____
18 _____
19 _____
20 _____
21 _____
22 _____
23 _____
24 _____
25 _____
26 _____
27 _____
28 _____

Lana Lucchesi

Exhibit A



3301 Kerner Boulevard
San Rafael, CA 94901

May 18, 2020

VIA PRIORITY MAIL

«First» «Last»
«Company»
«Address_1»
«Address_2»
«City», «State» «Zip»

Re: Notice of Proposed Class Action Settlement Pursuant to 28 U.S.C. § 1715

Dear «First» «Last»:

COOLEY LLP represents Facebook, Inc. (“Facebook”) in a consolidated class action lawsuit entitled *In re Facebook Biometric Information Privacy Litigation*, Case No. 3:15-cv-03747-JD. The lawsuit is pending before the Honorable James Donato in the United States District Court for the Northern District of California, San Francisco Division. This letter is to advise you that Plaintiffs filed a Motion for Preliminary Approval of Class Action Settlement in connection with this class action lawsuit on May 8, 2020.

Case Name: *In re Facebook Biometric Information Privacy Litigation*

Case Number: 3:15-cv-03747-JD

Consolidated with: 3:15-cv-03748
3:15-cv-03749

Jurisdiction: United States District Court,
Northern District of California, San Francisco Division

Date Settlement

Filed with Court: May 8, 2020

Facebook denies any wrongdoing or liability whatsoever, but has decided to settle this action solely in order to eliminate the burden, expense, and uncertainties of further litigation. In compliance with 28 U.S.C. § 1715(b), the following documents referenced below are included on the CD that is enclosed with this letter:



«First» «Last»

May 18, 2020

Page 2

1. **28 U.S.C. § 1715(b)(1) – Complaint and Related Materials:** Copies of the *Class Action Complaint and Demand for Jury Trial* filed by Carlo Licata in the Circuit of Cook County, Illinois County Department, Chancery Division (Case No. 1:15-cv-04022), *Class Action Complaint* filed by Adam Pezen in the Northern District of Illinois, Eastern Division (Case No. 1:15-cv-03484), *Class Action Complaint for Violations of the Illinois Biometric Information Privacy Act* filed by Nimesh Patel in the Northern District of Illinois, Eastern Division (Case No. 3:15-cv-03747-JD), and *Consolidated Class Action Complaint* filed in the Northern District of California, San Francisco Division (Case No. 3:15-cv-03747-JD) are included on the enclosed CD.
2. **28 U.S.C. § 1715(b)(2) – Notice of Any Scheduled Judicial Hearing:** As of May 18, 2020, the Court has not yet scheduled a final fairness hearing in this matter. Plaintiffs filed *Plaintiffs' Unopposed Notice of Motion and Motion for Preliminary Approval of Class Action Settlement; Memorandum of Points and Authorities in Support Thereof* requesting that the Honorable James Donato preliminarily approve the proposed Settlement. Copies of *Plaintiffs' Unopposed Notice of Motion and Motion for Preliminary Approval of Class Action Settlement; Memorandum of Points and Authorities in Support Thereof, Declaration of Jay Edelson, and [Proposed] Order Granting Motion for Preliminary Approval of Class Action Settlement* are included on the enclosed CD.
3. **28 U.S.C. § 1715(b)(3) – Notification to Class Members:** Copies of the *Claim Form, Email Notice, Jewel Notice, News Feed Notice, Publication Notice, and Long Form Notice* to be provided to the class are included on the enclosed CD.
4. **28 U.S.C. § 1715(b)(4) – Class Action Settlement Agreement:** A copy of the *Stipulation of Class Action Settlement* is included on the enclosed CD.
5. **28 U.S.C. § 1715(b)(5) – Any Settlement or Other Agreement:** As of May 18, 2020, no other settlement or agreement has been entered into by the parties to this Action with each other, either directly or by and through their respective counsel.
6. **28 U.S.C. § 1715(b)(6) – Final Judgment:** No Final Judgment has been reached as of May 18, 2020, nor have any Notices of Dismissal been granted at this time.
7. **28 U.S.C. § 1715(b)(7)(A)-(B) – Names of Class Members/Estimate of Class Members:** While Facebook and KCC Class Action Services, LLC are in the process of gathering information on this issue, pursuant to 28 U.S.C. § 1715(b)(7)(A), at this time a complete list of names of class members as well as each State of residence is not available, because the parties do not presently know the names or current addresses of all the proposed settlement class members. In response to 28 U.S.C. § 1715(b)(7)(B), the entirety of the payments to be made under the settlement are intended to be made to current or former Illinois



«First» «Last»

May 18, 2020

Page 3

residents. As referenced in the Memorandum of Points and Authorities in Support of Plaintiffs' Unopposed Motion for Preliminary Approval of Class Action Settlement (Dkt. No. 446), "Facebook does not possess data that would allow it to precisely determine the number of people actually in the class." Facebook also does not possess data that would allow it to precisely determine the number of class members who might currently reside in states other than Illinois.

8. **28 U.S.C. § 1715(b)(8) – Judicial Opinions Related to the Settlement:** As the proposed Settlement is still pending final approval by the Court, there are no other opinions available at this time. As of May 18, 2020, there has been no written judicial opinion related to the settlement.

If for any reason you believe the enclosed information does not fully comply with 28 U.S.C. § 1715, please contact the undersigned immediately at either (415) 798-5969 or jchernila@kccllc.com so that Facebook can address any concerns or questions you may have.

Thank you.

Sincerely,

/s/

Jeanne M. Chernila
Project Manager

Enclosure – CD Rom

Exhibit B

Last	First	Company	Address 1	Address 2	City	State	Zip
Barr	William P.	Attorney General of the United States	United States Department of Justice	950 Pennsylvania Avenue, NW	Washington	DC	20530-0001
Clarkson	Kevin	Office of the Alaska Attorney General	P.O. Box 110300		Juneau	AK	99811
Marshall	Steve	Office of the Alabama Attorney General	501 Washington Avenue	PO Box 300152	Montgomery	AL	36130-0152
Rutledge	Leslie	Arkansas Attorney General Office	323 Center Street, Suite 200		Little Rock	AR	72201-2610
Brnovich	Mark	Office of the Arizona Attorney General	2005 N. Central Avenue		Phoenix	AZ	85004
CAFA Coordinator		Office of the Attorney General	Consumer Law Section	455 Golden Gate Ave., Suite 11000	San Francisco	CA	94102
Weiser	Phil	Office of the Colorado Attorney General	Ralph L. Carr Colorado Judicial Center	1300 Broadway, 10th Floor	Denver	CO	80203
Tong	William	State of Connecticut Attorney General's Office	55 Elm Street		Hartford	CT	06106
Racine	Karl A.	District of Columbia Attorney General	441 4th Street, NW, Suite 1100S		Washington	DC	20001
Jennings	Kathy	Delaware Attorney General	Carvel State Office Building	820 N. French Street	Wilmington	DE	19801
Moody	Ashley	Office of the Attorney General of Florida	The Capitol, PL-01		Tallahassee	FL	32399-1050
Carr	Chris	Office of the Georgia Attorney General	40 Capitol Square, SW		Atlanta	GA	30334-1300
Connors	Clare	Office of the Hawaii Attorney General	425 Queen Street		Honolulu	HI	96813
Miller	Tom	Iowa Attorney General	Hoover State Office Building	1305 E. Walnut Street	Des Moines	IA	50319
Wasden	Lawrence	State of Idaho Attorney General's Office	700 W. Jefferson Street, Suite 210	P.O. Box 83720	Boise	ID	83720-0010
Raoul	Kwame	Illinois Attorney General	James R. Thompson Center	100 W. Randolph Street	Chicago	IL	60601
Hill, Jr.	Curtis T.	Indiana Attorney General's Office	Indiana Government Center South	302 West Washington Street, 5th Floor	Indianapolis	IN	46204
Schmidt	Derek	Kansas Attorney General	120 S.W. 10th Ave., 2nd Floor		Topeka	KS	66612-1597
Beshear	Andy	Office of the Kentucky Attorney General	700 Capitol Ave	Capitol Building, Suite 118	Frankfort	KY	40601
Landry	Jeff	Office of the Louisiana Attorney General	P.O. Box 94095		Baton Rouge	LA	70804-4095
Healey	Maura	Office of the Attorney General of Massachusetts	1 Ashburton Place	20th Floor	Boston	MA	02108-1518
Frosh	Brian	Office of the Maryland Attorney General	200 St. Paul Place		Baltimore	MD	21202-2202
Frey	Aaron	Office of the Maine Attorney General	State House Station 6		Augusta	ME	04333
Nessel	Dana	Office of the Michigan Attorney General	P.O. Box 30212	525 W. Ottawa Street	Lansing	MI	48909-0212
Keith Ellison	Attorney General	Attention: CAFA Coordinator	445 Minnesota Street	Suite 1400	St. Paul	MN	55101-2131
Schmitt	Eric	Missouri Attorney General's Office	Supreme Court Building	207 W. High Street	Jefferson City	MO	65101
Hood	Jim	Mississippi Attorney General's Office	Department of Justice	P.O. Box 220	Jackson	MS	39205
Fox	Tim	Office of the Montana Attorney General	Justice Bldg., 3rd Floor	215 N. Sanders Street	Helena	MT	59620-1401
Stein	Josh	Office of the North Carolina Attorney General	Department of Justice	9001 Mail Service Center	Raleigh	NC	27602-0629
Stonehjem	Wayne	North Dakota Office of the Attorney General	State Capitol	600 E. Boulevard Avenue	Bismarck	ND	58505-0040
Peterson	Doug	Office of the Nebraska Attorney General	2115 State Capitol	P.O. Box 98920	Lincoln	NE	68509-8920
MacDonald	Gordon	New Hampshire Attorney General	New Hampshire Department of Justice	33 Capitol Street	Concord	NH	03301-6397
Grewal	Gurbir S.	Office of the New Jersey Attorney General	Richard J. Hughes Justice Complex	25 Market Street, P.O. Box 080	Trenton	NJ	08625
Balderas	Hector	Office of the New Mexico Attorney General	P.O. Drawer 1508		Santa Fe	NM	87504-1508
Ford	Aaron	Nevada Attorney General	Old Supreme Ct. Bldg.	100 North Carson Street	Carson City	NV	89701
James	Letitia	Office of the New York Attorney General	Dept. of Law - The Capitol	2nd Floor	Albany	NY	12224
Yost	Dave	Ohio Attorney General	State Office Tower	30 E. Broad Street	Columbus	OH	43266-0410
Hunter	Mike	Oklahoma Office of the Attorney General	313 NE 21st Street		Oklahoma City	OK	73105
Rosenblum	Ellen F.	Office of the Oregon Attorney General	Justice Building	1162 Court Street, NE	Salem	OR	97301
Shapiro	Josh	Pennsylvania Office of the Attorney General	1600 Strawberry Square		Harrisburg	PA	17120
Noranza	Peter F.	Rhode Island Office of the Attorney General	150 South Main Street		Providence	RI	02903
Wilson	Alan	South Carolina Attorney General	Rembert C. Dennis Office Bldg.	P.O. Box 11549	Columbia	SC	29211-1549
Ravnsborg	Jason	South Dakota Office of the Attorney General	1302 East Highway 14, Suite 1		Pierre	SD	57501-8501
Slater, III	Herbert H.	Tennessee Attorney General and Reporter	P.O. Box 20207		Nashville	TN	37202-0207
Paxton	Ken	Attorney General of Texas	Capitol Station	P.O. Box 12548	Austin	TX	78711-2548
Reyes	Sean	Utah Office of the Attorney General	P.O. Box 142320		Salt Lake City	UT	84114-2320
Herring	Mark	Office of the Virginia Attorney General	202 North Ninth Street		Richmond	VA	23219
Donovan	TJ	Office of the Attorney General of Vermont	109 State Street		Montpelier	VT	05609-1001
Ferguson	Bob	Washington State Office of the Attorney General	1125 Washington St SE	P.O. Box 40100	Olympia	WA	98504-0100
Kaul	Josh	Office of the Wisconsin Attorney General	Dept. of Justice, State Capitol	RM 114 East P.O. Box 7857	Madison	WI	53707-7857
Morrisey	Patrick	West Virginia Attorney General	State Capitol Complex, Bldg 1	Room E-26	Charleston	WV	25305
Hill	Bridget	Office of the Wyoming Attorney General	2320 Capitol Avenue		Cheyenne	WY	82002
Ale	Tatauega Eleasalo V.	American Samoa Gov't	Exec. Ofc. Bldg		Utulei	AS	96799
Camacho	Leevin Iaitano	Office of the Attorney General, ITC Building	590 S. Marine Corps Drive	Suite 901	Tamuning	Guam	96913
Manibusan	Edward	Northern Mariana Islands Attorney General	Administration Building	PO Box 10007	Saipan	MP	96950-8907
Longo Quinones	Dennise N.	Puerto Rico Attorney General	P.O. Box 902192	San Juan	PR	00902-0192	
George	Denise N.	Virgin Islands Attorney General, Department of Justice	34-38 Kronprindens Gade	GERS Bldg, 2nd Floor	St. Thomas	VI	00802
Somvichian	Whitty	Cooley LLP	101 California Street	5th Floor	San Francisco	CA	94111-5800

Exhibit C



3301 Kerner Boulevard
San Rafael, CA 94901

July 28, 2020

VIA USPS PRIORITY MAIL

«First» «Last»
«Company»
«Address_1»
«Address_2»
«City», «State» «Zip»

Re: Notice of Class Action Settlement

Dear «First» «Last»:

This letter supplements prior correspondence sent to you on or around May 18, 2020, with respect to a consolidated class action lawsuit entitled *In re Facebook Biometric Information Privacy Litigation*, Case No. 3:15-cv-03747-JD (consolidated with 3:15-cv-03748, and 3:15-cv-03749). COOLEY LLP represents Facebook, Inc. in that consolidated suit.

After further negotiations, the Parties have revised their stipulation of settlement previously submitted to the Court. On July 22, 2020, the Parties jointly filed a *Notice of Amended Stipulation of Class Action Settlement*, with accompanying documentation.

In further compliance with 28 U.S.C. § 1715(b), the following document(s) referenced below are included on the CD that is enclosed with this letter:

1. *Notice of Amended Stipulation of Class Action Settlement* (as filed on July 22, 2020, Dkt. No. 468);
2. *Amended Stipulation of Class Action Settlement* (as filed on July 22, 2020, as Exhibit A to *Notice of Amended Stipulation of Class Action Settlement*);
3. *Claim Form* (as filed on July 22, 2020, as Exhibit A to *Amended Stipulation of Class Action Settlement*);
4. *Jewel Notice* (as filed on July 22, 2020, as Exhibit B to *Amended Stipulation of Class Action Settlement*);
5. *Publication Notice* (as filed on July 22, 2020, as Exhibit C to *Amended Stipulation of Class Action Settlement*);
6. *News Feed Notices* (as filed on July 22, 2020, as Exhibits D and E to *Amended Stipulation of Class Action Settlement*);
7. *Email Notice* (as filed on July 22, 2020, as Exhibit F to *Amended Stipulation of Class Action Settlement*);



«First» «Last»

July 28, 2020

Page 2

8. *Long Form Notice* (as filed on July 22, 2020, as Exhibit G to *Amended Stipulation of Class Action Settlement*);
9. *Banner Ad Notices* (as filed on July 22, 2020, as Exhibit H to *Amended Stipulation of Class Action Settlement*).

Please contact me at either jchernila@kccllc.com or (415) 798-5969 if you require any additional materials or need any further information concerning this matter.

Thank you.

Sincerely,

/s/
Jeanne Chernila
Project Manager

Enclosure – CD ROM

Exhibit D

From: [Facebook Biometric Information Privacy Litigation Settlement Administrator](#)
To: mail@domain.com
Subject: [iPost TEST 4] In re Facebook Biometric Information Privacy Litigation Class Action Notice
Date: Monday, September 14, 2020 12:15:03 PM

Official Notice from the United States District Court for the Northern District of California

[Español](#)

Facebook users in Illinois may be entitled to payment if their face appeared in a picture on Facebook after June 7, 2011

Don't worry, you are not being sued. This is an official court notice, not an ad for a lawyer.

Facebook, Inc. has settled a class action that claimed Facebook violated Illinois law by collecting and storing biometric data of Facebook users in Illinois without the proper notice and consent, as part of its "Tag Suggestions" feature and other features involving facial recognition technology. Facebook denies it violated any law. You can fill out a short claim form and potentially get an estimated \$200 - \$400 by clicking below.

[Claim Now](#)

Am I A Class Member?

The Court decided that all people who fit this definition are included in the Class: "Facebook users located in Illinois for whom Facebook created and stored a face template after June 7, 2011." Facebook's records show that you are likely a class member.

To file a valid claim under the Settlement, you must have lived in the State of Illinois for a period of at least 183 days (6 months). Time spent traveling or taking a vacation outside of Illinois can be included in this time period and does not make you ineligible.

For more information, please visit www.facebookbipaclassaction.com.

What can I get?

If you believe you are a class member you can fill out a short claim form and potentially receive approximately \$200 to \$400 from a \$650 million Settlement Fund. The amount you receive may be less than or greater than this amount depending on the number of valid claims filed. This fund will also be used to pay the costs of notifying people about the settlement, the lawyers' fees, award payments to the users who helped bring the lawsuit, and certain taxes.

The Settlement also requires Facebook to turn "off" the Facial Recognition setting and delete face templates for most Class Members unless they turn it back "on."

How do I get my money?

You have to fill out a short claim form by **November 23, 2020**. You can fill one out now by clicking [here](#). Or, you may submit one online at

www.facebookbipaclassaction.com. Submitting a claim online is easy, secure, and completely free. You can also get a claim form by calling toll-free, **1-844-799-2417**.

What are my other options?

If you are part of the Class but do not want money from the Settlement and want to keep your right to file your own lawsuit against Facebook for any of the issues or claims in the case, you must exclude yourself from the Class no later than **November 23, 2020**.

If you stay in the Class, you may object to any aspect of the Settlement, including the requests for attorneys' fees, costs, expenses, and awards to the Class Representatives.

You and/or your lawyer also have the right to appear before the Court. Your written objection must be filed no later than **November 23, 2020**. Specific instructions about how to object or exclude yourself from the Class are available at

www.facebookbipaclassaction.com.

If you do nothing, and the Court approves the Settlement, you will receive no money, but will be bound by all orders of the Court and judgments in this case. In addition, you will no longer be able to file your own lawsuit against Facebook for any of the issues or claims in the case.

Do I have a lawyer?

The Court has appointed lawyers from the firms Edelson PC ("Edelson"), Robbins Geller Rudman & Dowd LLP ("Robbins Geller"), and Labaton Sucharow LLP ("Labaton Sucharow") to represent the Class as "Class Counsel." You do not have to pay Class Counsel or anyone else to participate. Class Counsel intend to request that the Court award them attorneys' fees from the original (\$550 million) settlement not to exceed 20%, plus litigation costs and expenses. If you want to be represented by your own lawyer in this case, you may hire one at your expense. Adam Pezen, Nimesh Patel, and Carlo Licata are Class Members like you and the Court appointed them as the "Class Representatives." They will request awards not to exceed \$7,500 each for their service on behalf of the Class.

When will the court consider the proposed settlement?

The Court has scheduled a hearing on the fairness of Settlement at 10:00 am on January 7, 2021 at the Philip Burton Federal Building and Courthouse, 450 Golden Gate Avenue, Courtroom 11, 19th floor, San Francisco, CA 94102. The Court will consider whether to approve the Settlement, any objections, and the requests for awards to the Class Representatives, and attorneys' fees, costs and expenses to Class Counsel. The briefs and declarations in support of these requests will be posted on the website on October 15, 2020. You may ask to appear at the hearing but you do not have to. The date, time and location of the hearing may change. Please review the website for any updated information regarding the final hearing.

How do I get more information?

This notice is only a summary. For more information about the case and the Settlement, visit **www.facebookbipaclassaction.com** or contact the administrator at 1-844-799-2417, write to *In re Facebook Biometric Information Privacy Litigation* Settlement Administrator, P.O. Box 43401, Providence, RI 02940-3401, or call Class Counsel Edelson 1-866-354-3015, Robbins Geller 1-800-449-4900, and Labaton Sucharow 1-888-219-6877.

PLEASE DO NOT CALL OR WRITE THE COURT OR FACEBOOK FOR INFORMATION OR
ADVICE ABOUT THIS SETTLEMENT OR THE CLAIM PROCESS

If you believe you have received this message in error, please [click here](#) to unsubscribe.

Exhibit E

From: Facebook Biometric Information Privacy Litigation Settlement Administrator
To: mail@domain.com
Subject: Deadlines Approaching - In re Facebook Biometric Information Privacy Litigation
Date: Tuesday, November 3, 2020 8:30 PM

Official Notice from the United States District Court for the Northern District of California

[Español](#)

Facebook users in Illinois may be entitled to payment if their face appeared in a picture on Facebook after June 7, 2011

Don't worry, you are not being sued. This is an official court notice, not an ad for a lawyer.

Facebook, Inc. has settled a class action that claimed Facebook violated Illinois law by collecting and storing biometric data of Facebook users in Illinois without the proper notice and consent, as part of its "Tag Suggestions" feature and other features involving facial recognition technology. Facebook denies it violated any law. You can fill out a short claim form and potentially get an estimated \$200 - \$400 by clicking below.

Claim Now

Am I A Class Member?

The Court decided that all people who fit this definition are included in the Class: "Facebook users located in Illinois for whom Facebook created and stored a face template after June 7, 2011." Facebook's records show that you are likely a class member.

To file a valid claim under the Settlement, you must have lived in the State of Illinois for a period of at least 183 days (6 months). Time spent traveling or taking a vacation outside of Illinois can be included in this time period and does not make you ineligible.

For more information, please visit www.facebookbipaclassaction.com.

What can I get?

If you believe you are a class member you can fill out a short claim form and potentially receive approximately \$200 to \$400 from a \$650 million Settlement Fund. The amount you receive may be less than or greater than this amount depending on the number of valid claims filed. This fund will also be used to pay the costs of notifying people about the settlement, the lawyers' fees, award payments to the users who helped bring the

lawsuit, and certain taxes.

The Settlement also requires Facebook to turn "off" the Facial Recognition setting and delete face templates for most Class Members unless they turn it back "on."

How do I get my money?

You have to fill out a short claim form by **November 23, 2020**. You can fill one out now by clicking [here](#). Or, you may submit one online at www.facebookbipaclassaction.com. Submitting a claim online is easy, secure, and completely free. You can also get a claim form by calling toll-free, **1-844-799-2417**.

What are my other options?

If you are part of the Class but do not want money from the Settlement and want to keep your right to file your own lawsuit against Facebook for any of the issues or claims in the case, you must exclude yourself from the Class no later than **November 23, 2020**.

If you stay in the Class, you may object to any aspect of the Settlement, including the requests for attorneys' fees, costs, expenses, and awards to the Class Representatives.

You and/or your lawyer also have the right to appear before the Court. Your written objection must be filed no later than **November 23, 2020**. Specific instructions about how to object or exclude yourself from the Class are available at www.facebookbipaclassaction.com.

If you do nothing, and the Court approves the Settlement, you will receive no money, but will be bound by all orders of the Court and judgments in this case. In addition, you will no longer be able to file your own lawsuit against Facebook for any of the issues or claims in the case.

Do I have a lawyer?

The Court has appointed lawyers from the firms Edelson PC ("Edelson"), Robbins Geller Rudman & Dowd LLP ("Robbins Geller"), and Labaton Sucharow LLP ("Labaton Sucharow") to represent the Class as "Class Counsel." You do not have to pay Class Counsel or anyone else to participate. Class Counsel intend to request that the Court award them attorneys' fees from the original (\$550 million) settlement not to exceed 20%, plus litigation costs and expenses. If you want to be represented by your own lawyer in this case, you may hire one at your expense. Adam Pezen, Nimesh Patel, and Carlo Licata are Class Members like you and the Court appointed them as the "Class Representatives." They will request awards not to exceed \$7,500 each for their service on behalf of the Class.

When will the court consider the proposed settlement?

The Court has scheduled a hearing on the fairness of Settlement at 10:00 am on January 7, 2021 at the Philip Burton Federal Building and Courthouse, 450 Golden Gate Avenue, Courtroom 11, 19th floor, San Francisco, CA 94102. The Court will consider whether to approve the Settlement, any objections, and the requests for awards to the Class Representatives, and attorneys' fees, costs and expenses to Class Counsel. The briefs and declarations in support of these requests will be posted on the website on October 15, 2020. You may ask to appear at the hearing but you do not have to. The date, time

and location of the hearing may change. Please review the website for any updated information regarding the final hearing.

How do I get more information?

This notice is only a summary. For more information about the case and the Settlement, visit www.facebookbipaclassaction.com or contact the administrator at 1-844-799-2417, write to *In re Facebook Biometric Information Privacy Litigation* Settlement Administrator, P.O. Box 43401, Providence, RI 02940-3401, or call Class Counsel Edelson 1-866-354-3015, Robbins Geller 1-800-449-4900, and Labaton Sucharow 1-888-219-6877.

PLEASE DO NOT CALL OR WRITE THE COURT OR FACEBOOK FOR INFORMATION OR ADVICE ABOUT THIS SETTLEMENT OR THE CLAIM PROCESS

If you believe you have received this message in error, please [click here](#) to unsubscribe.



Exhibit F

NATION/WORLD

WITH MITT ON BOARD, SENATE GOP PUTS COURT PICK ON FAST TRACK

Republicans plan preelection vote on RBG replacement

BY LISA MASCARO, ZEKE MILLER
AND MARY CLARE JALONICK
Associated Press

WASHINGTON — Votes in hand, Senate Republicans are charging ahead with plans to confirm President Donald Trump's pick to fill the late Justice Ruth Bader Ginsburg's Supreme Court seat before the Nov. 3 election, launching a divisive fight over Democratic objections before a nominee is even announced.

Trump said Tuesday he will name his choice Saturday, confident of support. Democrats say it's too close to the election, and the winner of the presidency should name the new justice. But under GOP planning, the Senate could vote Oct. 29.

"I guess we have all the votes we're going to need," Trump told WJBX FOX 2 in Detroit. "I think it's going to happen."

Republicans believe the court fight will energize voters for Trump, boosting the party and potentially deflating Democrats who cannot stop the lifetime appointment for a conservative justice. The Senate is controlled by Republicans, 53-47, with a simple majority needed for confirmation. The one remaining possible Republican holdout, Mitt Romney of Utah, said Tuesday he supports taking a vote.

It is one of the quickest confirmation efforts in recent times. No court nominee in U.S. history has been considered so close to a presidential election.

During a private lunch meeting Tuesday at Senate GOP campaign headquarters, several Republican senators spoke up in favor of voting before the election. None advocated a delay.

Elsewhere, as tributes poured in for Ginsburg with vigils and flowers at the court's steps, Democrats led by presidential nominee Joe Biden vowed a tough fight. The Senate Democratic leader, Chuck Schumer, said "we should honor her dying wish," which was that her seat not be filled until the man who wins the presidential election is installed, in January.

But that seemed no longer an option. So far, two Republicans have said they oppose taking up a nomination at this time, but no others are in sight. Under Senate rules, Vice President Mike Pence could break a tie vote.

While not all Republican senators have



Sen. Mitt Romney, R-Utah, said Tuesday that he supports taking a vote on whomever President Donald Trump nominates to fill Ruth Bader Ginsburg's seat on the Supreme Court. J. SCOTT APPLEWHITE/AP

said they will support the eventual pick, few appear willing to stand in the way of a top party priority.

Hearings could start as soon as Oct. 12 by the Senate Judiciary Committee, with a vote in the full Senate by Oct. 29, according to a GOP aide granted anonymity to discuss deliberations.

Democrats point to hypocrisy in Republicans trying to rush through a pick so close to the election after Senate Majority Leader Mitch McConnell led the GOP in refusing to vote on a nominee of President Barack Obama in February 2016, long before that year's election.

Romney, the GOP's 2012 presidential nominee, dismissed that argument, saying "it was not unfair" for Republicans to refuse to consider Obama's choice of Merrick Garland.

The Utah Republican backed up his decision by saying it's not "written in the stars" that the court should have a liberal bent. He said Trump's pick will tip the court to become more conservative, and he said that is appropriate "for a nation which is, if you will, center right, to have a court which reflects a center right point of view."

**MORE NEWS: U.S. CORONAVIRUS
DEATH TOLL TOPS 200,000 PAGE 35**

FACEBOOK USERS IN ILLINOIS MAY BE ENTITLED TO A PAYMENT IF THEIR FACE APPEARED IN A PICTURE ON FACEBOOK AFTER JUNE 7, 2011

Facebook, Inc. has settled a class action that claimed Facebook violated Illinois law by collecting and storing the biometric data of Facebook users in Illinois without the proper notice and consent, as part of its "Tag Suggestions" feature and other features involving facial recognition technology. Facebook denies it violated any law. For more information, please visit www.facebookbipaclaimaction.com.

AM I A CLASS MEMBER?

The Court decided that all people who fit this definition are included in the Class: "Facebook users located in Illinois for whom Facebook created and stored a face template after June 7, 2011." To file a valid claim under the Settlement, you must have lived in the State of Illinois for a period of at least 183 days (6 months).

WHAT CAN PEOPLE GET FROM THE SETTLEMENT?

If you believe you are a Class Member, you can fill out a short Claim Form and potentially receive approximately \$200 to \$400 from a \$650 million Settlement Fund. The amount you receive may be less than or greater than this amount depending on the number of valid claims filed. This fund will also be used to pay the costs of notifying people about the Settlement, the lawyers' fees, award payments to the users who helped bring the lawsuit, and certain taxes. The Settlement also requires Facebook to turn "off" the Facial Recognition setting and delete face templates for most Class Members unless they turn it back "on."

WHAT ARE MY RIGHTS & OPTIONS?

File a claim. The only way to get money is to fill out a short Claim Form. If the Court approves the Settlement, you will be bound by all orders and judgments in the case. **Do Nothing.** You will get no money, but will be bound by all orders and judgments in the case. **Exclude Yourself.** If you do not want money from the Settlement and want to keep your right to file your own lawsuit against Facebook for any of the issues or claims in the case, you must exclude yourself from the Class. **Object.** You can also object to the Settlement and Class Counsel's request for attorneys' fees and expenses if you disagree with them. All claims, requests for exclusion, and objections must be postmarked by November 23, 2020. The Court has appointed lawyers from the firms Edelson PC, Robbins Geller Rudman & Dowd LLP, and Labaton Sucharow LLP to represent you as "Class Counsel." The lawyers will request to be paid from the Settlement Fund. You can hire your own lawyer, but you'll need to pay your own legal fees.

The Court will hold a final hearing on the Settlement of this case at 10:00 a.m. on January 7, 2021, at the Philip Burton Federal Courthouse, 450 Golden Gate Ave, Courtroom 11, 19th floor, San Francisco, CA 94102. You can go to this hearing, but you do not have to. The Court will hear any objections, determine if the Settlement is fair, and consider Class Counsel's request for attorneys' fees of up to 20% of the original settlement fund (\$550 million) plus expenses, and an incentive award to the Class Representatives. Any money not awarded will stay in the Settlement Fund to pay Class Members who file valid claims. Class Counsel's request for fees, expenses, and an incentive award will be posted on the settlement website after they are filed.

HOW DO I GET MORE INFORMATION?

This notice is only a summary. For information, including the Settlement other legal documents, visit www.facebookbipaclaimaction.com or contact the administrator at 1-844-799-2417. Please do not contact the Court or Facebook.

NOTICE OF PROPOSED PROPERTY TAX LEVY FOR ALSIP, HAZELGREEN AND OAK LAWN SCHOOL DISTRICT NUMBER 126

I. A public hearing to approve a proposed property tax levy for Alsip, Hazelgreen and Oak Lawn School District Number 126, Cook County, Illinois for 2020 will be held on October 1, 2020 at 7:00 p.m. at Prairie Junior High School, 11910 South Kostner Avenue, Alsip, IL 60803.

Any person desiring to appear at the public hearing and present testimony to the taxing district may contact Craig Gwaltney, Superintendent, School District #126, 11900 S. Kostner, Alsip, IL 60803, (708) 3891900.

II. The corporate and special purpose property taxes extended or abated for 2019 were \$23,630,977.

The proposed corporate and special purpose property taxes to be levied for 2020 are \$24,808,000. This represents a 4.98% increase over the previous year.

III. The property taxes extended for debt service and public building commission leases for 2019 were \$0.00.

The estimated property taxes to be levied for debt service and public building commission leases for 2020 are \$0.00. This represents no change from the previous year.

IV. The total property taxes extended or abated for 2019 were \$23,630,977. The total property taxes to be levied for 2020 are \$24,808,000. This represents a 4.98% increase over the previous year.

Lori Pierce
Secretary, Board of Education
School District Number 126
Cook County, Illinois

Exhibit G

*In re Facebook Biometric Info.
Privacy Litig.*

Digital Media Screenshots

One of Editor & Publisher's '10 That Do It Right 2020' | Tuesday, September 29, 2020

Log In | Try 1 month for \$1

CHICAGO SUN★TIMES

Subscribe

News ▾ Sports ▾ More ▾



FACEBOOK USERS LOCATED IN ILLINOIS WHO APPEARED IN A
PICTURE uploaded to FACEBOOK AFTER JUNE 7, 2011
MAY BE ENTITLED TO A PAYMENT FROM
A CLASS ACTION SETTLEMENT

FacebookBIPClassAction.com



CITY HALL

Lightfoot debuts sweeping



CORONAVIRUS

Chicago to ease capacity restrictions on restaurants, allow drinking inside bars

The changes, taking effect Thursday, also increase the size of exercises classes and after-school programs to 15, up from 10. And salon services that require removing a mask, such as facials and shaves, will be allowed.

By Adam Mahoney



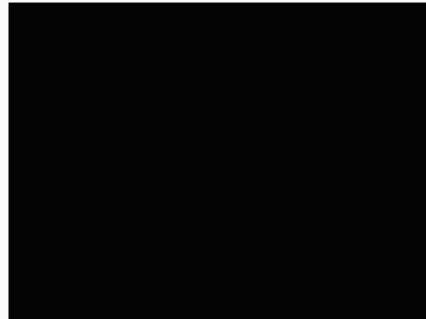
CORONAVIRUS

N95 mask shortage scares health care workers ahead of projected COVID-19 spike

With another wave of coronavirus cases possible this fall and winter, hospitals are trying to stock up on N95 respirators, considered the best Personal Protective Equipment. But they haven't gotten enough help from the Trump Administration, critics say.

By Brett Chase

POLITICS



NEWS

Madigan opts not to sit in the hot seat, but will legislative panel make him feel any heat?

Advancing a charge to a disciplinary committee would take at least one of the Democrats siding with the three Republicans — and if the past few weeks are any indication, that's not likely.

ELECTIONS

Illinois 2020 Election Voting Guide

ELECTIONS

How to watch the first presidential debate between Donald Trump and Joe Biden

NEWS

State groups bemoan stop-and-go decisions affecting the census deadline

SPRINGFIELD

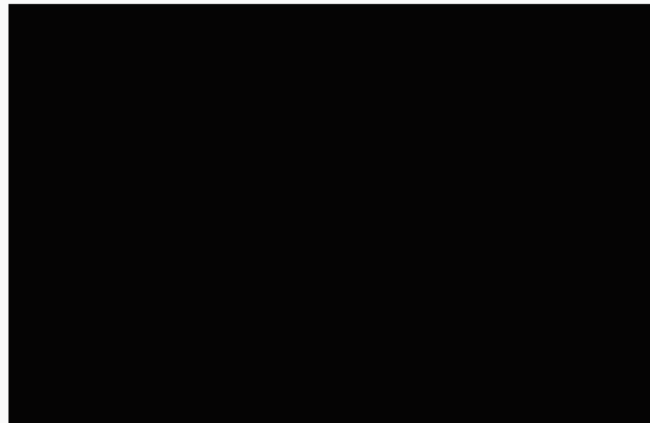
Ex-ComEd VP set to plead guilty to corruption charges — right before Madigan committee meets

FACEBOOK USERS LOCATED IN ILLINOIS WHO APPEARED IN A PICTURE UPLOADED TO FACEBOOK AFTER JUNE 7, 2011 MAY BE ENTITLED TO A PAYMENT FROM A CLASS ACTION SETTLEMENT

Learn More

facebookBIPAclassaction.com

SPORTS



CUBS

Long shots? The Cubs don't give a [blank]. Sometimes, it's better to be an underdog

MLB

Cubs, Sox did a lot well on their way to playoffs

WHITE SOX

Where to watch the White Sox

TOP STORIES



3 Toxic Foods For Cats: The One Meat You Should Never Feed Your Cat

PAID CONTENT BY DR. MARTY



When could the IRS send more stimulus checks and who might get them first?

BY CLIFFORD COLBY



LATEST STORIES [All news](#)

JUST IN

Second stimulus check: The 7 biggest takeaways you should know right now

The route to a new round of stimulus payments keeps twisting and turning. We'll keep it simple.



JUST IN

Win Prime Day with these 6 essential tips

CNET's resident cheapskate has the inside scoop.



JUST IN

Audi's cellular vehicle-to-everything communications tech will save road

"C-V2X" communication is the future and Audi is pushing it forward.



JUST IN

Best espresso machine for 2020: Mr. Coffee, Breville, Cuisinart, Breville and

To learn what espresso machines are the best we tested many popular models from Breville, Nespresso,...



JUST IN

Coffee makers starting at \$15 for National Coffee Day

Some of the best coffee deals of the year are going on right now.



JUST IN

Microsoft may have new Surfaces coming this week

A new Surface Laptop Go and Pro X may be coming on Thursday.



22 MIN AGO

Prime Day deal: 5 ways to spend \$10 at Amazon and get \$10 from Amazon

Shop in physical stores and you can score up to \$50 in Prime Day credits.



29 MIN AGO

Motorola Razr arrives Oct. 2 with discounts up to \$700 off

The new Razr normally costs \$1,400, but starting Friday you can buy one for as little as \$700.



howstuffworks

Health Science Home & Garden Auto Tech Culture Money Lifestyle Entertainment Adventure Animals Reviews Quizzes Podcasts

Cyanosis: Why Your Fingers Turn Blue

It might be OK for a Smurf to have blue fingers, but for the rest of us, it's something you don't want to see. Cyanosis is usually a sign of a bigger health problem.

by Alia Hoyt Sep 29, 2020

Learn More



Advertisement

Startpage Search Engine

Protect Your Online Financial Activity



Search Privately



Crafty Wartime Spies Put Codes Right Into Their Knitting

Knitting socks and hats for 'our troops' was a time-honored tradition during wartime. But spies found a way to use that innocent pastime to transmit vital information.

By Nathan Chandler



How Yom Kippur Works

Yom Kippur is marks the end of a 10-day period during which Jews seek forgiveness for their sins so they can make a fresh start. It's considered to be the holiest day of the Jewish year.

By Katherine Neer

WE WERE WONDERING



Why Do We Scratch Our Heads When We're Thinking?

Why Do We Say We're 'In a Pickle'?

Is Stainless Steel Really Impossible to Stain?

FACEBOOK USERS LOCATED IN ILLINOIS WHO APPEARED IN A PICTURE UPLOADED TO FACEBOOK AFTER JUNE 7, 2011 MAY BE ENTITLED TO A PAYMENT FROM A CLASS ACTION SETTLEMENT

Learn More

FacebookBIPAclassaction.com



Is krokodil really a flesh-eating zombie drug?



From Slave to Millionaire Philanthropist: The Biddy Mason Story



Top 10 Animal vs. Aircraft Stories

How does the brain create an uninterrupted view of the world?

The Tragic Life and Curious Death of Howard Hughes

Shark Finning - The Big Picture of a Big Problem

How Sand Dunes Work

How the United Nations Works

DNA Database Helps Nab Rhinoceros Poachers

Advertisement

Get Access to
Un-Profiled
News

[Startpage](#)

Search Privately



FACEBOOK USERS LOCATED IN ILLINOIS WHO APPEARED IN A PICTURE uploaded to Facebook after June 7, 2011 MAY BE ENTITLED TO A PAYMENT FROM A CLASS ACTION SETTLEMENT



PUZZLES

Try a free puzzle based on our content. How fast can you solve it?



Say What?!

"The people in Missouri say, 'Well, Frankfort thinks that they've got the body of Daniel Boone. They got his large bones. But we got his heart still here in Missouri.'" — Sam Compton, President, The Boone Society

Explore more in

[Explorer Daniel Boone Blazed a Trail to the American West](#)

Advertisement

≡ EXPLORE **Southern Living**

SEARCH Your Account | Login | Sweepstakes SUBSCRIBE



DINNER

45 Comforting Dinners To Kick Off Fall

There's nothing like a cozy supper to welcome fall.



HOME DECOR IDEAS

Fall Decorating Ideas for a Beautiful Season



HOW-TO

How To Season A Cast-Iron Skillet

Learn how to season this Southern kitchen staple in five easy steps.



FACEBOOK USERS LOCATED IN ILLINOIS WHO APPEARED IN A PICTURE uploaded to FACEBOOK AFTER JUNE 7, 2011 MAY BE ENTITLED TO A PAYMENT FROM A CLASS ACTION SETTLEMENT

FacebookBIPAClassAction.com [Learn More](#)

ADVERTISEMENT



BISCUITS & JAM

Gladys Knight On Music,
Singing In The Kitchen...



TRAVEL

Have You Ever Wondered
Why the Blue Ridge...



HOW-TO

This Is The Very Best Way
to Freeze Peaches



BISCUITS & JAM

Willie Nelson Has the
Secret to Staying Positive



SOUTHERN CULTURE

Our Favorite Southern
Grandma Names

Tuesday, 29 September 2020

Search 

Todays news World U.S. National Politics Business Technology Sports Entertainment Beauty & Health Living & Travel Science Weather Odd news Shopping

US WEEKLY

Armenia says its fighter jet 'shot down by Turkey'



World news

Armenia says its fighter jet 'shot down by Turkey'



Armenia says its fighter jet was shot down by Turkey in Armenian air space, a claim Turkey denies.

Source: www.bbc.co.uk

From one death to one million: Pandemic milestones



COVID-19: Work from Home Boon or Bane?

U.S. National

'Not much of a break': Crews struggle with deadly wildfires racing through Northern California, wine country



California fire crews battled two ferocious blazes, including one in wine country, that destroyed homes and forced at least 70,000 people to flee

Source: rssfeeds.usatoday.com

South Carolina woman's heartwarming obituary for beloved golden retriever goes viral



Todays news

Kristin Cavallari says she contemplated divorce from Jay Cutler 'every single day for over two years'



- Republican women's group makes new round of House endorsements
- Rep. Kevin Brady calls for probe into whether Trump's tax information release was 'illegal'
- Portland unrest sends police sergeant to hospital; officers doused in chemicals, 24 arrested
- Utah pumpkin growers break record with 8 gourds over 1,000 pounds
- David Shulkin: VA needs to secure relief for burn pit veterans
- Trump camp seeks extra debate rule: Third party inspectors to look for electronic devices in candidates' ears
- Mismarked absentee ballots in NYC lead to 'mass confusion,' official says
- NASA launch may be visible along much of the East Coast
- Kuwait's Emir Sheikh Al Ahmed Al Sabah dies at 91, half brother to take over duties

advertising

FACEBOOK USERS LOCATED IN ILLINOIS WHO APPEARED IN A PICTURE uploaded TO FACEBOOK AFTER JUNE 7, 2011 MAY BE ENTITLED TO A PAYMENT FROM A CLASS ACTION SETTLEMENT

FacebookBIPAclassaction.com Learn More

Entertainment

Duchess Kate toasts marshmallows with Scouts during visit to praise their pandemic work



- Meghan McCain welcomes first child, reveals newborn's patriotic name
- Meghan McCain welcomes baby girl: 'The View'

Exhibit H

Official Notice from the United States District Court for the Northern District of California

Facebook users in Illinois may be entitled to payment if their face appeared in a picture on Facebook after June 7, 2011

Don't worry, you are not being sued. This is an official court notice, not an ad for a lawyer.

Facebook, Inc. has settled a class action that claimed Facebook collected and stored the biometric data of Facebook users in Illinois without the proper notice and consent in violation of Illinois law as part of its “Tag Suggestions” feature and other features involving facial recognition technology.

You are included in the Settlement if you are or were a Facebook user located in Illinois and Facebook created and stored a face template for you after June 7, 2011.

Included users can fill out a short Claim Form and receive approximately \$200 to \$400 per person from a \$650 million Settlement Fund. This fund will also be used to pay the costs of notifying people about the Settlement, the lawyers' fees, awards to the users who helped bring the lawsuit, and certain taxes.

The Settlement also requires Facebook to turn “off” its Facial Recognition setting and delete face templates for most users unless they turn it back “on.”

If you are included, your legal rights are affected whether you act or do not act. Read this Notice carefully.

The Court in charge of this case hasn't decided if the Settlement is fair yet. Payments will be made only if the Court decides the Settlement is fair and approves the Settlement.

Your Legal Rights and Options in this Lawsuit

1. Fill Out a Claim Form.

The only way to get a payment. You must submit a valid Claim Form either online or by mail postmarked by November 23, 2020.

2. Object.

Write to the Court about why you do not like something about the Settlement by November 23, 2020.

3. Ask to be excluded from the Class.

If you don't want to be a part of the Settlement, you must send a written request to be excluded. You won't get any money or other benefits, but you will keep any rights to sue Facebook yourself for the same legal issues in this lawsuit.

4. Go to a hearing on January 7, 2021.

You can ask to speak to the Court about your opinion of the Settlement, including the amount of lawyers' fees. Written requests to speak must be received by the Court by November 23, 2020.

5. Do nothing.

You won't get any money and you will lose any rights to sue Facebook yourself for the same legal issues in this lawsuit.

Basic Information

6. Why should I read this Notice?

This Notice explains the lawsuit, the Settlement, your rights, what payments are available, and how to get them.

The Hon. James Donato of the United States District Court for the Northern District of California is in charge of this class action. The lawsuit is known as *In re Facebook Biometric Information Privacy Litigation*, Case No. 3:15-CV-03747-JD.

7. What is this lawsuit about?

Facebook users in Illinois sued Facebook claiming that its “Tag Suggestions” feature and other features involving facial recognition technology violated the Illinois Biometric Information Privacy Act (“BIPA”). That law says companies can't collect, store, or give out “biometric data,” which includes things like face or fingerprint scans, without first giving notice and getting consent. This case alleges that Facebook used facial recognition technology to create face templates—unique templates that can be used to identify users in photos, that these templates are covered by BIPA, and that Facebook did this without the proper notice and consent. Facebook denies all allegations of wrongdoing and liability.

8. What is a class action and who is involved?

In a class action lawsuit, one or more people called “Class Representatives” sue on behalf of other people who have similar claims. These people together are a “Class” or “Class Members.” One court resolves the issues in the case for everyone in the Class—except for those people who choose to exclude themselves from the Class. In this case, the Court appointed Nimesh Patel, Adam Pezen, and Carlo Licata as the Class Representatives. These individuals are each from Illinois and claim that they had face templates created and stored by Facebook.

9. Why is there a Settlement?

Facebook and the Class Representatives spent more than five years in Court fighting this case. Shortly before trial, both sides agreed to a settlement. The Settlement gives Class Members guaranteed payments now whereas in a trial, Class Members might get nothing or might get payments only years from now. Because there is a settlement, the Court has not decided who should win the case.

Who Is Included in the Settlement

To see if you can get a payment, you first need to determine whether you are included in this lawsuit.

10. Am I Included as part of the Class?

The Court decided that all people who fit this definition are included in the Class: “Facebook users located in Illinois for whom Facebook created and stored a face template after June 7, 2011.”

To receive money under the Settlement, you must have lived in the State of Illinois for a period of at least 183 days (6 months) after June 7, 2011. Time spent traveling or taking a vacation outside Illinois can be included in this time period and does not make you ineligible.

Facebook's records were used to identify certain Class Members who should have received Notice through email or on Facebook. If you didn't get a Notice and think you're included, you might be part of the Class if you are a current or former Facebook user in Illinois who uploaded a photograph of yourself or were "tagged" in a photograph on Facebook after June 7, 2011. Not everybody in Illinois who uses Facebook is included. If photographs of you that were uploaded to Facebook (by yourself or others) after June 7, 2011 did not result in the creation of a face template while you lived in Illinois, you are not part of the Class. For more information, please visit www.facebookbipaclassaction.com.

11. Are there exceptions to being included?

Some users are excluded because they work for Facebook or are related to the judges or lawyers in the case. The Settlement Agreement has a list of the categories of people who are excluded. Of course, users who request to be excluded (this process is explained below) aren't included either.

12. I'm still unsure if I am included.

If you are still not sure whether you are included, you can get free help at www.facebookbipaclassaction.com, by calling the Settlement Administrator at 1-844-799-2417 or by calling the lawyers appointed to represent Class Members in this case, Edelson PC ("Edelson") of Chicago, Illinois 1-866-354-3015, Robbins Geller Rudman & Dowd LLP ("Robbins Geller") of San Francisco, California 1-800-449-4900, and Labaton Sucharow LLP ("Labaton Sucharow") of New York, New York 1-888-219-6877. Please do not contact the Court or Facebook.

The Settlement Benefits

13. What does the Settlement provide?

Facebook will pay \$650 million to settle this case. That money will go into a "Settlement Fund" to pay for everything related to the Settlement. Most of the money will go to Class Members who submit valid Claim Forms (more about that in the question below). The rest will be used to pay the costs of notifying people about the Settlement, the lawyers' fees, awards to the Class Representatives who helped bring the lawsuit, and certain taxes.

Facebook will also turn "off" its Face Recognition feature for most Class Members. If those Class Members don't turn Face Recognition back on, Facebook will delete all existing face templates for those users.

Some Class Members who already turned Face Recognition back "on" for themselves, including Class Members who recently signed up for Facebook, won't have their Face Recognition setting turned off.

Finally, Facebook will delete any face templates of any Class Members who have had no activity on Facebook for a period of three years.

14. How much will my payment be?

Payments will likely be approximately \$200 to \$400 per person. We can't give you an exact number right now because the payment amounts depend on how many Class Members file valid claims and the amount of fees, costs, expenses, and awards deducted from the Settlement Fund. The Settlement Website will periodically be updated to provide the estimated payment amount based on the number of participating Class Members.

15. How can I get a payment?

To get a payment you have to complete and submit a valid Claim Form **no later than November 23, 2020**. Please file your claim electronically on www.facebookbipaclaimaction.com. Not only is submitting online easier and more secure, but it is completely free and takes only minutes. You can get payment by a check or electronically through Zelle, PayPal, and direct deposit.

If you want to get a paper copy of the Claim Form, you can go to www.facebookbipaclaimaction.com or call toll-free, 1-844-799-2417.

16. When will I get my payment?

We can't give you a date yet. Payments will be made about two months after the Court approves the Settlement. The Court will consider final approval of the Settlement on January 7, 2021. Even if the Court approves the Settlement, there may be appeals. It is always uncertain whether and when appeals can be resolved, and resolving them can take more than a year.

All checks will expire and become void 90 days after they are issued. If there is any money left because of uncashed checks or returned electronic payments, you may get a second payment if you filed a valid claim. If there is money left after the second payments, that money may be donated to the American Civil Liberties Union of Illinois to be used for their efforts protecting biometric privacy rights.

The Settlement Website will be updated to inform Class Members of the progress of the Settlement. Please be patient.

What happens if you remain in the Settlement

17. What am I giving up if I stay in the Class?

Unless you exclude yourself, you are staying in the Class. That means that if the Court approves the Settlement, you are giving up the right to file your own lawsuit against, or seek further money from, Facebook for any of the issues or claims in the case—whether or not you are currently aware of those claims.

The specific scope of the claims you are releasing is in paragraph 1.25 of the Settlement Agreement, which is available through the “Court Documents” link on the Settlement Website. If you have any questions, you can talk to the lawyers listed in Question 19 for free, or you can, of course, talk to your own lawyer if you have questions about what the release means.

18. What happens if I do nothing at all?

If you are a Class Member and do nothing (meaning you don't submit a Claim Form and don't exclude yourself), you will not get anything from this Settlement and you will release your claims as explained above.

The Lawyers Representing you

19. Do I have a lawyer in this case?

The Court has appointed the law firms of Edelson 1-866-354-3015, Robbins Geller 1-800-449-4900, and Labaton Sucharow 1-888-219-6877 to represent you and all Class Members. These firms are called “Class Counsel.” The law firms are experienced in handling similar class action cases. More information about Edelson, Robbins Geller, and Labaton Sucharow, their practices, and their lawyers' experience is available at www.edelson.com, www.rgrdlaw.com, and www.labaton.com.

They believe, after fighting with Facebook in Court for several years, that the Settlement Agreement is fair, reasonable, and in the best interests of the Class. You will not be separately charged for these lawyers. If you want to be represented by your own lawyer in this case, you may hire one at your expense.

20. How will the lawyers be paid?

The Court will determine how much Class Counsel will be paid for attorneys' fees, costs, and expenses in this case. The amounts will be paid from the \$650 million Settlement Fund. Class Counsel will apply for an attorneys' fees award of no more than twenty percent of the original \$550 million settlement fund, plus costs and expenses. Labaton Sucharow will use money from its share of what is awarded to pay the Offices of Norman Rifkind.

Class Counsel will also ask the Court to approve awards of up to \$7,500 each to compensate the Class Representatives for their services on behalf of the Class.

Class Counsel's application for an award of attorneys' fees, costs, and expenses and the Class Representative awards will be made available on the "Court Documents" page at www.facebookbipaclassaction.com on October 15, 2020.

Excluding Yourself from the Class

21. How do I get out of the Settlement?

To exclude yourself from the Class, and no longer be part of the Settlement, you must mail, email, or deliver a letter stating that you want to be excluded from the Class in *In re Facebook Biometric Information Privacy Litigation*, Case No. 3:15-cv-03747-JD. Your request for exclusion must include your name, address, email address, and your signature. If your email address is different than the email address associated with your Facebook account, please also include an email address associated with your account or a mobile phone number associated with your account. You must mail or email your exclusion request **no later than November 23, 2020**, to:

In re Facebook Biometric Information Privacy Litigation Settlement Administrator
P.O. Box 43401
Providence, RI 02940-3401
admin@facebookbipaclassaction.com

22. If I do not exclude myself, can I sue Facebook for the same thing later?

No. Unless you exclude yourself, you give up any right to sue Facebook for the claims being resolved by this Settlement. If you have a pending case against Facebook, please speak with your attorney immediately.

23. If I exclude myself, can I still get anything from the Settlement?

No. If you exclude yourself, you should not submit a Claim Form to ask for a payment because you will no longer be eligible for any.

Objecting to or Commenting on the Settlement

24. How do I object or comment on the Settlement or the request for attorneys' fees, costs, expenses, and incentive awards?

You can comment on, or object to, the Settlement, Class Counsel's request for attorneys' fees, costs and expenses, and/or the request for awards for the Class Representatives.

You can ask the Court to deny approval of the Settlement. You cannot ask the Court to order a different settlement; the Court can only approve or reject the Settlement. If the Court denies approval, no payments will be made now, and the litigation will continue. If that is what you want to happen, you must object.

Any objection to the proposed Settlement must be in writing. If you file a written objection before the deadline, you may, but don't have to, appear at the Final Approval Hearing. If you want to appear, you can do so yourself or through your own attorney. If you appear through your own attorney, you are responsible for hiring and paying that attorney.

All written objections must contain the following:

- The name and case number of this lawsuit (*In re Facebook Biometric Information Privacy Litigation*, Master File No. 3:15-CV-03747-JD);
- Your full name, mailing address, email address, and telephone number;
- If you use a different email address or telephone number for your Facebook account please also provide that information;
- An explanation of why you believe you are a Class Member;
- A statement that identifies whether you are objecting only on your own behalf, on behalf of a subsection of the Class, or on behalf of the Class as a whole;
- All reasons for your objection or comment, including all citations to legal authority and evidence supporting the objection;
- Whether you intend to personally appear and/or testify at the Final Approval Hearing (either personally or through counsel), and what witnesses you will ask to speak;
- The name and contact information of any and all attorneys representing, advising, and/or assisting you, including any counsel who may be entitled to compensation for any reason related to your objection or comment, who must make an appearance with the Court in accordance with the Local Rules; and
- Your handwritten or electronically imaged signature. An attorney's signature, or typed signature, is not sufficient.

To be considered by the Court, your comment or objection must be received by the Court either by mailing it to the Class Action Clerk, United States District Court for the Northern District of California, Phillip Burton Federal Building & U.S. Courthouse, 450 Golden Gate Avenue, San Francisco, CA 94102, or by filing it in person at any location of the United States District Court for the Northern District of California. To be considered, your comment or objection must be filed or postmarked **on or before November 23, 2020**.

25. What is the difference between objecting and excluding myself from the Class?

Objecting means that you disagree with some aspect of the Settlement and think the Court should not approve the Settlement. An objection, or a comment, allows your views to be heard in court. You can object only if you stay in the Class.

Excluding yourself from the Class means that you are no longer a Class Member and do not want the Settlement to apply to you. If you exclude yourself, you lose any right to receive any payments or benefits from the Settlement or to object to the Settlement because the case no longer affects you.

The Court's Final Approval Hearing

26. When and where will the Court decide whether to approve the Settlement?

The Court is scheduled to hold the Final Approval Hearing on January 7, 2021 at 10:00 a.m. in Courtroom 11 of the United States Courthouse, 450 Golden Gate Ave., 19th Floor, San Francisco, CA. The hearing may be rescheduled to a different date or time or location without another Notice to Class Members. Especially given the national health emergency, the date, time and location of the hearing may be subject to change, as will the manner in which Class Members might appear at the hearing. Please review the Settlement Website for any updated information regarding the Final Approval Hearing.

At the Final Approval Hearing, the Court will consider whether the Settlement is fair, reasonable and adequate. If there are objections, the Court will consider them. The Court may listen to people who appear at the hearing and who have provided notice of their intent to appear at the hearing. The Court may also consider Class Counsel's application for attorneys' fees, costs and expenses and for awards to Class Representatives.

27. Do I have to come to the Final Approval Hearing?

No. Class Counsel will answer any questions the Court may have. You may attend at your own expense if you wish. If you submit a written objection or comment, you do not have to come to the Court to talk about it. As long as you submit your written objection or comment on time, and follow the requirements above, the Court will consider it. You may also pay your own attorney to attend, but it is not required.

28. May I speak at the Final Approval Hearing?

Yes. You may ask the Court for permission to speak at the Final Approval Hearing. At the hearing, the Court may hear any objections and arguments concerning the fairness of the Settlement and/or Class Counsel's request for attorneys' fees, costs, expenses, and incentive awards.

To do so, you must include in your objection or comment a statement saying that it is your "Notice of Intent to Appear in *In re Facebook Biometric Information Privacy Litigation*, Case No. 3:15-cv-03747-JD". It must include your name, address, email, telephone number and signature as well as the name and address of your lawyer, if one is appearing for you. Your submission and notice of intent to appear must be filed with the Court and be received no later than November 23, 2020.

You cannot speak at the hearing if you exclude yourself from the Class.

Getting More Information

29. How do I get more information?

This Notice summarizes the proposed Settlement. More details are in the Stipulation of Class Action Settlement, in the Court's orders, and other relevant documents, which are available online at www.facebookbipaclassaction.com.

You can also get information about this case by accessing the Court docket, for a fee, through the Court's Public Access to Court Electronic Records (PACER) system at www.cand.uscourts.gov, or by visiting the office of the Clerk of the Court for the United States District Court for the Northern District of California, San Francisco Courthouse, between 9:00 a.m. and 4:00 p.m., Monday through Friday, excluding Court holidays.

You may also contact the Settlement Administrator at 1-844-799-2417 or write to *In re Facebook Biometric Information Privacy Litigation* Settlement Administrator, P.O. Box 43401, Providence, RI 02940-3401, or call Class Counsel Edelson (1-866-354-3015), Robbins Geller (1-800-449-4900), and Labaton Sucharow (1-888-219-6877).

**PLEASE DO NOT TELEPHONE THE COURT OR THE COURT CLERK'S OFFICE
TO INQUIRE ABOUT THIS SETTLEMENT OR THE CLAIM PROCESS.**

All questions regarding the Settlement or claims process should be directed to the Settlement Administrator or to Class Counsel.

By order of the United States District Court for the Northern District of California

Aviso Oficial del Tribunal de Distrito de Estados Unidos por el Distrito Norte de California

Los usuarios de Facebook en Illinois pueden tener derecho a un pago si su cara apareció en una foto en Facebook después del 7 de junio de 2011

No se preocupe, usted no está siendo demandado. Esto es un aviso oficial del tribunal, no un anuncio de un abogado.

Facebook, Inc. ha resuelto una demanda colectiva que alega que Facebook recopiló y almacenó datos biométricos de los usuarios de Facebook en Illinois sin el debido aviso y consentimiento infringiendo la ley de Illinois como parte de su función “Sugerencias de Etiqueta” y otras funciones que implican la tecnología de reconocimiento facial.

Usted está incluido en el Acuerdo si es o era usuario de Facebook ubicado en Illinois y Facebook creó y almacenó una plantilla de cara para usted después del 7 de junio de 2011.

Los usuarios incluidos pueden llenar un breve Formulario de Reclamación y recibir aproximadamente de \$200 a \$400 por persona procedente del Fondo del Acuerdo de \$650 millones. Este fondo también se utilizará para pagar los costos de notificar a las personas sobre el Acuerdo, los honorarios de los abogados, las adjudicaciones a los usuarios que ayudaron a presentar la demanda, y ciertos impuestos.

El Acuerdo también solicita que Facebook “desactive” su configuración de Reconocimiento Facial y elimine las plantillas de rostros para la mayoría de los usuarios, a menos que ellos la vuelvan a “activar”.

Si usted está incluido, sus derechos legales se ven afectados independientemente de si actúa o no. Lea este Aviso detenidamente.

El Tribunal a cargo de este caso aún no ha decidido si el Acuerdo es justo. Los pagos solamente se efectuarán si el Tribunal decide que el Acuerdo es justo y lo aprueba.

Sus Derechos Legales y Opciones en esta Demanda

1. Rellenar un Formulario de Reclamación.

La única manera de obtener un pago. Usted tiene que presentar un Formulario de Reclamación válido ya sea en línea o por correo con matasellos de no más tarde del 23 de noviembre de 2020.

2. Objectar.

Escriba al Tribunal sobre por qué no le agrada algo del Acuerdo no más tarde del 23 de noviembre de 2020.

3. Solicitar ser excluido de la Clase.

Si no desea formar parte del Acuerdo, tiene que enviar una solicitud por escrito para ser excluido. No recibirá ningún dinero ni otros beneficios, pero mantendrá cualquier derecho a demandar a Facebook usted mismo por los mismos asuntos legales en esta demanda.

4. Asistir a una audiencia el 7 de enero de 2021.

Usted puede solicitar hablar en el Tribunal sobre su opinión del Acuerdo, incluyendo el monto de los honorarios de abogados. Las solicitudes por escrito para hablar tienen que ser recibidas por el Tribunal no más tarde del 23 de noviembre de 2020.

5. No hacer nada.

No recibirá dinero y perderá cualquier derecho a demandar a Facebook usted mismo por los mismos asuntos legales en esta demanda.

Información Básica

6. ¿Por qué debería leer este Aviso?

Este Aviso explica la demanda, el Acuerdo, sus derechos, los pagos disponibles, y cómo obtenerlos.

El Hon. James Donato del Tribunal de Distrito de Estados Unidos por el Distrito Norte de California está a cargo de esta demanda colectiva. La demanda se conoce como *In re Facebook Biometric Information Privacy Litigation*, N.º de caso 3:15-CV-03747-JD.

7. ¿De qué trata esta demanda?

Los usuarios de Facebook en Illinois demandaron a Facebook alegando que su función de “Sugerencia de Etiqueta” y otras funciones relacionadas con la tecnología de reconocimiento facial infringió la Ley de Privacidad de Información Biométrica de Illinois (“BIPA” por sus siglas en inglés). Esa ley dice que las empresas no pueden recopilar, almacenar, o dar “datos biométricos”, que incluyen cosas como escaneos faciales o de huellas dactilares, sin antes dar aviso y obtener consentimiento. Este caso alega que Facebook utilizó tecnología de reconocimiento facial para crear plantillas de rostros—plantillas únicas que se pueden utilizar para identificar a los usuarios en fotos, que estas plantillas están cubiertas por BIPA, y que Facebook lo hizo sin el debido aviso y consentimiento. Facebook niega todas las alegaciones de irregularidades y responsabilidad.

8. ¿Qué es una demanda colectiva y quién participa?

En una demanda colectiva, una o más personas llamadas “Representantes de la Clase” demandan en nombre de otras personas que tienen reclamaciones similares. Estas personas juntas forman una “Clase” o son “Miembros de la Clase”. Un tribunal resuelve los asuntos en el caso para todas las personas de la Clase (excepto para aquellas personas que decidan excluirse de la Clase). En este caso, el Tribunal nombró a Nimesh Patel, Adam Pezen y Carlo Licata como Representantes de la Clase. Estas personas son de Illinois y alegan que Facebook tenía plantillas de rostro creadas y almacenadas de ellos.

9. ¿Por qué hay un Acuerdo?

Facebook y los Representantes de la Clase pasaron más de cinco años en el Tribunal litigando este caso. Poco antes del juicio, ambas partes llegaron a un acuerdo. El Acuerdo otorga a los Miembros de la Clase pagos garantizados ahora, mientras que en un juicio, los Miembros de la Clase podrían no recibir nada o podrían obtener pagos dentro de unos años. Como hay un acuerdo, el Tribunal no ha decidido quién debería ganar el caso.

Quién está Incluido en el Acuerdo

Para ver si puede obtener un pago, primero necesita determinar si está incluido en esta demanda.

10. ¿Estoy incluido como parte de la Clase?

El Tribunal decidió que todas las personas que se ajustan a esta definición están incluidas en la Clase: “Los usuarios de Facebook ubicados en Illinois para los que Facebook creó y almacenó una plantilla de rostro después del 7 de junio de 2011”.

Para recibir dinero conforme al Acuerdo, tiene que haber vivido en el estado de Illinois durante un periodo de al menos 183 días (6 meses) después del 7 de junio de 2011. El tiempo que pasara viajando o de vacaciones fuera de Illinois se puede incluir en este periodo de tiempo y no lo hace inelegible.

Los registros de Facebook se utilizaron para identificar a ciertos Miembros de la Clase que deberían haber recibido un Aviso por correo electrónico o en Facebook. Si usted no recibió un Aviso y cree que está incluido, podría formar parte de la Clase si es un usuario actual o anterior de Facebook en Illinois que subió una fotografía de sí mismo o fue “etiquetado” en una fotografía en Facebook después del 7 de junio de 2011. No todas las personas en Illinois que utilizan Facebook están incluidas. Si las fotografías tuyas que fueron subidas a Facebook (por usted u otros) después del 7 de junio de 2011 no resultaron en la creación de una plantilla de rostro mientras vivía en Illinois, no forma parte de la Clase. Para obtener más información, visite www.facebookbipaclassaction.com.

11. ¿Hay excepciones para estar incluido?

Algunos usuarios quedan excluidos porque trabajan para Facebook o están relacionados con los jueces o abogados en este caso. El Acuerdo de Resolución tiene una lista de las categorías de personas que están excluidas. Por supuesto, los usuarios que soliciten ser excluidos (este proceso se explica más adelante) tampoco están incluidos.

12. Todavía no estoy seguro de si estoy incluido.

Si todavía no está seguro de si está incluido, puede obtener ayuda gratuita en www.facebookbipaclassaction.com, llamando al Administrador del Acuerdo al 1-844-799-2417 o llamando a los abogados designados para representar a los Miembros de la Clase en este caso, Edelson PC (“Edelson”) de Chicago, Illinois 1-866-354-3015, Robbins Geller Rudman & Dowd LLP (“Robbins Geller”) de San Francisco, California 1-800-449-4900, y Labaton Sucharow LLP (“Labaton Sucharow”) de New York, New York 1-888-219-6877. Por favor, no se ponga en contacto con el Tribunal o Facebook.

Los Beneficios del Acuerdo

13. ¿Qué dispone el Acuerdo?

Facebook pagará \$650 millones para resolver este caso. Ese dinero se ingresará en un “Fondo del Acuerdo” para pagar todo lo relacionado con el Acuerdo. La mayor parte del dinero se destinará a los Miembros de la Clase que presenten Formularios de Reclamación válidos (más detalles en la siguiente pregunta). El resto se utilizará para pagar los costos de notificar a las personas sobre el Acuerdo, los honorarios de los abogados, las adjudicaciones a los Representantes de la Clase que ayudaron a presentar la demanda, y ciertos impuestos.

Facebook además “desactivará” su función de Reconocimiento Facial para la mayoría de los Miembros de la Clase. Si esos Miembros de la Clase no vuelven a activar el Reconocimiento Facial, Facebook eliminará todas las plantillas de rostros existentes para dichos usuarios.

Algunos Miembros de la Clase que ya han vuelto a “activar” el Reconocimiento Facial ellos mismos, incluyendo los Miembros de la Clase que se hayan registrado recientemente en Facebook, no tendrán la función de Reconocimiento Facial desactivada.

Por último, Facebook eliminará cualquier plantilla de rostro de cualquier Miembro de la Clase que no haya tenido actividad en Facebook por un periodo de tres años.

14. ¿De cuánto será mi pago?

Los pagos probablemente serán de aproximadamente \$200 a \$400 por persona. No podemos darle un número exacto en este momento porque los montos de pago dependen de cuántos Miembros de la Clase presenten reclamaciones válidas y los montos de honorarios, costos, gastos, y adjudicaciones deducidas del Fondo del Acuerdo. El sitio web del Acuerdo se actualizará periódicamente para proporcionar el monto estimado del pago basado en el número de Miembros participantes de la Clase.

15. ¿Cómo puedo obtener un pago?

Para obtener un pago tiene que completar y enviar un Formulario de Reclamación válido **no más tarde del 23 de noviembre de 2020**. Por favor, presente su reclamación electrónicamente en www.facebookbipaclassaction.com. No es solamente más fácil y más seguro, sino que es completamente gratis y toma solo unos minutos. Puede obtener el pago mediante un cheque o electrónicamente a través de Zelle, PayPal, y depósito directo.

Si desea obtener una copia en papel del Formulario de Reclamación, puede dirigirse a www.facebookbipaclassaction.com o llamar al número gratuito 1-844-799-2417.

16. ¿Cuándo recibiré mi pago?

Todavía no podemos darle una fecha. Los pagos se efectuarán aproximadamente dos meses después de que el Tribunal apruebe el Acuerdo. El Tribunal considerará la aprobación definitiva del Acuerdo el 7 de enero de 2021. Incluso si el Tribunal aprueba el Acuerdo, puede que haya apelaciones. Nunca se sabe si las apelaciones pueden ser resueltas o para cuándo, y resolverlas puede llevar más de un año.

Todos los cheques caducarán y se anularán a los 90 días de su emisión. Si queda dinero debido a los cheques no cobrados o los pagos electrónicos devueltos, puede recibir un segundo pago si presentó una reclamación válida. Si queda dinero después de los segundos pagos, dicho dinero puede ser donado a la American Civil Liberties Union of Illinois para ser utilizado a los esfuerzos para proteger los derechos de privacidad biométricos.

El sitio web del Acuerdo se actualizará para informar a los Miembros de la Clase del progreso del Acuerdo. Por favor, sea paciente.

Qué sucede si permanece en el Acuerdo

17. ¿A qué estoy renunciando si permanezco en la Clase?

A menos que se excluya, usted permanece en la Clase. Eso significa que, si el Tribunal aprueba el Acuerdo, está renunciando al derecho de presentar su propia demanda contra Facebook, o solicitar más dinero, por cualquiera de los asuntos o reclamaciones en el caso—independientemente de si usted está o no al tanto de dichas reclamaciones.

El alcance específico de las reclamaciones que está liberando se encuentra en el párrafo 1.25 del Acuerdo de Resolución, que está disponible a través del enlace “Documentos del Tribunal” en el sitio web del Acuerdo. Si tiene alguna pregunta, puede hablar con los abogados listados en la Pregunta 19 de forma gratuita, o puede, por supuesto, hablar con su propio abogado si tiene preguntas en cuanto a lo que significa la liberación.

18. ¿Qué sucede si no hago nada en absoluto?

Si usted es un Miembro de la Clase y no hace nada (lo que significa que no envía un Formulario de Reclamación y no se excluye), no recibirá nada de este Acuerdo y liberará sus reclamaciones como se explicó anteriormente.

Los Abogados que le representan

19. ¿Tengo un abogado en este caso?

El Tribunal ha nombrado a los bufetes de abogados de Edelson 1-866-354-3015, Robbins Geller 1-800-449-4900, y Labaton Sucharow 1-888-219-6877 para representarle a usted y a todos los Miembros de la Clase. A estos bufetes se les denomina “Abogados de la Clase”. Los bufetes de abogados tienen experiencia en gestionar casos de demandas colectivas similares. Más información sobre Edelson, Robbins Geller, y Labaton Sucharow, sus prácticas, y la experiencia de sus abogados está disponible en www.edelson.com, www.rgrdlaw.com, y www.labaton.com.

Ellos creen que, después de pleitear con Facebook en el tribunal durante varios años, el Acuerdo de Resolución es justo, razonable y para el mejor beneficio de la Clase. No se le cobrará por separado por estos abogados. Si desea estar representado por su propio abogado en este caso, puede contratar uno a su cargo.

20. ¿Cómo se les pagará a los abogados?

El Tribunal determinará cuánto se pagará a los Abogados de la Clase por los honorarios de abogados, costos y gastos en este caso. Los montos se pagarán del Fondo del Acuerdo de \$650 millones. Los Abogados de la Clase solicitarán una adjudicación de honorarios de abogados de no más del veinte por ciento de los \$550 millones originales del fondo del acuerdo, más los costos y gastos. Labaton Sucharow utilizará su parte de lo que se le adjudique para pagar a las Oficinas de Norman Rifkind.

Los Abogados de la Clase también solicitarán al Tribunal que apruebe adjudicaciones de hasta \$7,500 cada una para compensar a los Representantes de la Clase por sus servicios en nombre de la Clase.

La solicitud de los Abogados de la Clase para una adjudicación de honorarios de abogados, costos y gastos y las adjudicaciones a los Representantes de la Clase estarán disponibles en la página “Documentos del Tribunal” en www.facebookbipaclaimaction.com el 15 de octubre de 2020.

Excluirse de la Clase

21. ¿Cómo me salgo del Acuerdo?

Para excluirse de la Clase, y ya no formar parte del Acuerdo, tiene que enviar por correo postal, correo electrónico o entregar una carta indicando que desea ser excluido de la Clase en *In re Facebook Biometric Information Privacy Litigation*, N.^o de caso 3:15-cv-03747-JD. Su solicitud de exclusión tiene que incluir su nombre, dirección, correo electrónico y su firma. Si su dirección de correo electrónico es distinta a la dirección de correo electrónico asociada a su cuenta de Facebook, incluya también una dirección de correo electrónico asociado con su cuenta o un número de teléfono móvil asociado a su cuenta. Tiene que enviar por correo postal o correo electrónico su solicitud de exclusión **no más tarde del 23 de noviembre de 2020** a:

In re Facebook Biometric Information Privacy Litigation Settlement Administrator
P.O. Box 43401
Providence, RI 02940-3401
admin@facebookbipaclaimaction.com

22. Si no me excluyo, ¿puedo demandar a Facebook por el mismo asunto más adelante?

No. A menos que se excluya, usted renuncia a cualquier derecho a demandar a Facebook por las reclamaciones que se resuelven en este Acuerdo. Si tiene un caso pendiente contra Facebook, por favor, hable con su abogado inmediatamente.

23. Si me excluyo, ¿puedo todavía obtener algo del Acuerdo?

No. Si se excluye, no debe enviar un Formulario de Reclamación para solicitar un pago porque ya no es elegible para ninguno.

Objetar o Comentar el Acuerdo

24. ¿Cómo objeto o hago un comentario sobre el Acuerdo o la solicitud de los honorarios de abogados, costos, gastos y adjudicaciones de incentivo?

Usted puede comentar u oponerse al Acuerdo, la solicitud de los Abogados de la Clase para los honorarios de abogados, costos y gastos, y/o la solicitud de las adjudicaciones para los Representantes de la Clase.

Puede solicitar al Tribunal que deniegue la aprobación del Acuerdo. No puede solicitar al Tribunal que ordene un acuerdo diferente; el Tribunal solamente puede aprobar o rechazar el Acuerdo. Si el Tribunal deniega la aprobación, no se efectuará ningún pago en este momento, y el litigio continuará. Si eso es lo que desea que ocurra, tiene que objetar.

Cualquier objeción al Acuerdo propuesto tiene que ser por escrito. Si presenta una objeción por escrito antes de la fecha límite, puede, pero no tiene que hacerlo, comparecer en la Audiencia de Aprobación Final. Si desea comparecer, puede hacerlo usted mismo o mediante su propio abogado. Si comparece mediante su propio abogado, usted es responsable de contratar y pagar a ese abogado.

Todas las objeciones por escrito tienen que incluir lo siguiente:

- El nombre y el número de caso de esta demanda (*In re Facebook Biometric Information Privacy Litigation*, Master File No. 3:15-CV-03747-JD);
- Su nombre completo, dirección de correo postal, correo electrónico, y número de teléfono;
- Si utiliza una dirección de correo electrónico o número de teléfono diferente al de su cuenta de Facebook, también proporcione esa información;
- Una explicación de por qué cree que es un Miembro de la Clase;
- Una declaración que identifique si está objetando solamente en su nombre, en nombre de una subsección de la Clase, o en nombre de la Clase en su conjunto;
- Todas las razones de su objeción o comentario, incluyendo todas las citaciones a la autoridad legal y pruebas que respalden la objeción;
- Si tiene intención de comparecer personalmente y/o testificar en la Audiencia de Aprobación Final (ya sea en persona o mediante abogado), y a qué testigos pedirá hablar;

- El nombre y la información de contacto de todos y cada uno de los abogados que le representen, asesoren, y/o ayuden, incluyendo a cualquier abogado que pueda tener derecho a una compensación por cualquier razón relacionada con su objeción o comentario, que deba hacer una comparecencia ante el Tribunal de acuerdo con las Normas Locales; y
- Su firma manuscrita o firma electrónica. La firma de un abogado, o firma mecanografiada, no es suficiente.

Para ser considerado por el Tribunal, su comentario u objeción tiene que ser recibida por el Tribunal ya sea por correo enviándolo a Class Action Clerk, United States District Court for the Northern District of California, Phillip Burton Federal Building & U.S. Courthouse, 450 Golden Gate Avenue, San Francisco, CA 94102, o presentándolo en persona en cualquier ubicación del Tribunal de Distrito de Estados Unidos por el Distrito Norte de California. Para ser considerado, su comentario u objeción tiene que ser presentado o llevar matasellos de **no más tarde del 23 de noviembre de 2020**.

25. ¿Cuál es la diferencia entre objetar y excluirse de la Clase?

Objetar significa que no está de acuerdo con algún aspecto del Acuerdo y piensa que el Tribunal no debe aprobar el Acuerdo. Una objeción, o un comentario, permite que sus puntos de vista sean escuchados en el tribunal. Puede objetar solamente si permanece en la Clase.

Excluirse de la Clase significa que usted ya no es Miembro de la Clase y no desea que el Acuerdo le aplique. Si se excluye, pierde cualquier derecho a recibir pagos o beneficios del Acuerdo o a objetar al Acuerdo porque el caso ya no le afecta.

La Audiencia de Aprobación Final del Tribunal

26. ¿Cuándo y dónde decidirá el Tribunal si aprueba el Acuerdo?

El Tribunal tiene previsto celebrar la Audiencia de Aprobación Final el 7 de enero de 2021, a las 10:00 a.m., en la Sala 11 del Palacio de Justicia de Estados Unidos, 450 Golden Gate Ave., 19th Floor, San Francisco, CA. La audiencia puede ser aplazada a una fecha, lugar u hora diferentes sin más aviso a los Miembros de la Clase. Dada especialmente la emergencia sanitaria nacional, la fecha, hora y lugar de la audiencia pueden estar sujetos a cambios, al igual que la forma en que los Miembros de la Clase puedan presentarse en la audiencia. Por favor, revise el sitio web del Acuerdo para obtener información actualizada sobre la Audiencia de Aprobación Final.

En la Audiencia de Aprobación Final, el Tribunal considerará si el Acuerdo es justo, razonable y adecuado. Si hay objeciones, el Tribunal las considerará. El Tribunal puede escuchar a las personas que comparezcan en la audiencia y que han proporcionado aviso de su intención de comparecer en la audiencia. El Tribunal también puede considerar la solicitud de los Abogados de la Clase por los honorarios de abogados, costos y gastos, y por las adjudicaciones a los Representantes de la Clase.

27. ¿Tengo que acudir a la Audiencia de Aprobación Final?

No. Los Abogados de la Clase responderán a cualquier pregunta que el Tribunal pueda tener. Usted puede asistir por su cuenta si lo desea. Si presenta una objeción o comentario por escrito, no tiene que acudir al Tribunal para hablar de ello. Siempre y cuando presente su objeción o comentario por escrito a tiempo, y siga los requisitos anteriores, el Tribunal lo considerará. También puede pagar a su propio abogado para que asista, pero no es necesario.

28. ¿Puedo hablar en la Audiencia de Aprobación Final?

Sí. Puede solicitar permiso al Tribunal para hablar en la Audiencia de Aprobación Final. En la audiencia, el Tribunal puede escuchar objeciones y argumentos en cuanto a la equidad del Acuerdo y/o la solicitud de los Abogados de la Clase por los honorarios de abogados, costos, gastos, y las adjudicaciones de incentivo.

Para hacerlo, en su objeción o comentario tiene que incluir una declaración diciendo que es su “Aviso de Intención de Comparecer en *In re Facebook Biometric Information Privacy Litigation*, N.º de caso 3:15-cv-03747-JD”. Tiene que incluir su nombre, dirección, correo electrónico, número de teléfono y firma, así como el nombre y la dirección de su abogado, si éste comparece en su nombre. Su presentación y aviso de intención de comparecer tiene que ser presentado ante el Tribunal y ser recibido no más tarde del 23 de noviembre de 2020.

Usted no puede hablar en la audiencia si se excluye de la Clase.

Obtener más Información

29. ¿Cómo obtengo más información?

Este Aviso resume el Acuerdo propuesto. Puede encontrar más detalles en la Estipulación del Acuerdo de Demanda Colectiva, en las órdenes del Tribunal, y otros documentos relevantes, que están disponibles en línea en www.facebookbipaclassaction.com.

También puede obtener información sobre este caso accediendo al expediente del Tribunal, con cargo, mediante el sistema de Acceso Público del Tribunal a Registros Electrónicos del Tribunal (PACER) en www.cand.uscourts.gov, o visitando la oficina del Secretario del Tribunal del Tribunal de Distrito de Estados Unidos por el Distrito Norte de California, Palacio de Justicia de San Francisco, entre las 9:00 a.m. y 4:00 p.m., de lunes a viernes, excluyendo los días festivos del Tribunal.

También puede ponerse en contacto con el Administrador del Acuerdo llamando al 1-844-799-2417 o escribiendo a *In re Facebook Biometric Information Privacy Litigation* Settlement Administrator, P.O. Box 43401, Providence, RI 02940-3401, o llamando a los Abogados de la Clase Edelson (1-866-354-3015), Robbins Geller (1-800-449-4900), y Labaton Sucharow (1-888-219-6877).

POR FAVOR, NO LLAME POR TELÉFONO AL TRIBUNAL O A LA OFICINA DEL SECRETARIO DEL TRIBUNAL PARA HACER CONSULTAS SOBRE ESTE ACUERDO O EL PROCESO DE RECLAMACIONES.

Todas las preguntas relacionadas con el Acuerdo o el proceso de reclamaciones deben dirigirse al Administrador del Acuerdo o a los Abogados de la Clase.

Por orden del Tribunal de Distrito de Estados Unidos por el Distrito Norte de California

In re Facebook Biometric Information Privacy Litigation
Settlement Administrator
P.O. Box 43401
Providence, RI 02940-3401

FBY

In re Facebook Biometric Information Privacy Litig.
U.S. DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
Case No. 3:15-cv-03747-JD (N.D. Cal.)

**Must Be Postmarked
By November 23, 2020**

Claim Form

Instructions. You may be eligible for a payment as part of the settlement of this case. You may submit only one Claim and duplicate claims will be rejected. To submit a claim for payment, provide all the information requested, and select how you would like to receive your payment. You must mail your Claim Form so it is postmarked by **November 23, 2020**.

1. Basic Information

[REDACTED] First Name [REDACTED] M.I. [REDACTED] Last Name [REDACTED]

Address [REDACTED]

Address (continued) [REDACTED]

City [REDACTED]

State [REDACTED]

ZIP Code [REDACTED]

Email address associated with your Facebook account [REDACTED]

or

[REDACTED] - [REDACTED] - [REDACTED]

Phone number associated with your Facebook account [REDACTED]

2. Payment Method. Payment will be issued by check and will be mailed to the address above.



1	FOR CLAIMS PROCESSING ONLY	OB [REDACTED] [REDACTED]	CB [REDACTED] [REDACTED]	DOC LC REV	RED A B
---	----------------------------------	--------------------------	--------------------------	------------------	---------------

3. Claim Information. Provide the approximate dates and addresses where you lived in Illinois between June 7, 2011 and August 19, 2020.

<input type="text"/> / <input type="text"/> / <input type="text"/> / <input type="text"/>	to	<input type="text"/> / <input type="text"/> / <input type="text"/> / <input type="text"/>
Date (mm/dd/yy)		Date (mm/dd/yy)
<input type="text"/> Address		
<input type="text"/>		<input type="text"/> <input type="text"/>
City	State	ZIP Code
 <input type="text"/> / <input type="text"/> / <input type="text"/> / <input type="text"/> to <input type="text"/> / <input type="text"/> / <input type="text"/> / <input type="text"/>		
Date (mm/dd/yy)	Date (mm/dd/yy)	
<input type="text"/> Address		
<input type="text"/>		<input type="text"/> <input type="text"/>
City	State	ZIP Code
 <input type="text"/> / <input type="text"/> / <input type="text"/> / <input type="text"/> to <input type="text"/> / <input type="text"/> / <input type="text"/> / <input type="text"/>		
Date (mm/dd/yy)	Date (mm/dd/yy)	
<input type="text"/> Address		
<input type="text"/>		<input type="text"/> <input type="text"/>
City	State	ZIP Code

4. Affirmation. By signing and submitting this Claim Form you affirm under penalty of perjury that, to the best of your knowledge: (1) between June 7, 2011 and August 19, 2020, you lived in the State of Illinois for a period of at least 183 days (6 months) and had a Facebook account during that time; (2) during the time I lived in Illinois, I uploaded at least one Facebook profile picture that included my face or was tagged in at least one photo with my face; and (3) all of the information I provided in this Claim Form is true and accurate.

Signature: _____ Date (mm/dd/yyyy): _____

Print Name: _____

Mail your completed Claim Form to:

In re Facebook Biometric Information Privacy Litigation Settlement Administrator
 P.O. Box 43401
 Providence, RI 02940-3401

Your Claim Form must be mailed and postmarked by **November 23, 2020.**



Exhibit I

**Facebook Biometric Information Privacy Litigation
Exclusion Report**



Count
109

ClaimID	Last Name	First Name
103459188001	ADAMS	KEVIN
114034489301	AILLON	CHRISTIAN
104607777001	ALPER	JULIETTE
112236976801	AMMANN	SONIA
116672278101	ANG	JAMIE
106632532101	ANN	GINA
111208278801	BAKER	CINDY
600236542701	BARLEY	JOAN
104658907001	BOEKELOO	MEGAN
110766572101	BRODERICK	ADRIANA
114512946801	BYAMBAJAV	PUREVSUREN
114034578301	CAMARENA	ALEX
109412346001	CAMARENA	PAUL
109054235901	CAO	SABRINA
108618077501	CHABOT	JEFF
104905031801	CHEN	JESSIE
108096096401	CHIRINOS	JULIAN
111832237401	COWLEY	VALERIE
112191449501	CROSS	ALEXANDRA
102168316901	CUNNINGHAM	DANIELLE
103947540101	DAZZLINGEVENTS	CLEO
113232297501	DEDRICK	TYLER
115462691801	DITTBENNER	AMY
108461433101	DOMALEWSKI	JAMES R
109408101001	EDIYE	NIKKY
106834386701	ESPARZA	ADRIAN
114550276501	FICKERT	MEGAN
109809700101	GARCIA	SANDRA
101720002401	GAREL	AARON
104507795701	GHOSHAL	ABHIJEET
116704089001	GRANDT	SUE
111780849401	GRAY	KELLY
113269676001	GREENBERG	REBECCA
108883860301	GRZEGOREK	KAITLYN
100202572501	Guerrero	Nicholas
105877551501	GUERRERO	DANIEL
111654091001	Guerrero	DAVID
103925281501	GUIDO	JOE
101973330001	HABIB	RABAIL
600380485801	JUNG	GAYEON

112395505201	KLINGELSCHMITT	JOHN
108192984601	KLOTZ	JENNIFER
116055241901	KORN	RACHEL
102474837301	KOWALSKI	LYDIA
110787706001	KUKEC	SARAH
106688905401	LANGE	CRISTOBAL
115562659301	LEE	ELIZABETH
102224689501	LEWIS	KEVIN
113580890701	LI	SHU
113347673701	LIN	CODY
115452323401	LOPETRONE	AMANDA
115996425901	MANDZIARA	CINDY
109731053301	MARICI	SALVATORE
102424672801	MCDERMOTT	MARY
109066379401	MCKAY	BROOKE
104808576901	MELL	DUMITRESCU
105403547001	MTJOY	LIZ
103038816001	MUGNOLO	ALEXIS
114314211501	MUSTAFA	HANNAH
102405779101	NGUYEN	THU
111801910601	ORMUZ	GLORIA
110930913801	ORR	JASON
116164437401	PALM	JEANNINE
108133556801	PARK	HYUNBIN
600004132201	PARKER	GARRETT
113267359401	PATEL	SHITESHBHAI
109321674801	PENNINGTON-FLAX	NIGEL
100288310501	PHAN	VI
108992297501	PHILLIPS	DONNA
107738029601	PINEDA	EDITH
114204338801	PRATHER	DANIEL
104820036801	RATLIFF	JASON
108264309901	RENNAKER	RYAN
110852287601	RODENHISER	JOHN
102576203001	RUIZ	ALICE
109229822601	SAO	ELIJAH
111743915001	SIZZLEDICK	MATT
107588187001	SMITH	COURTNEY
108446395001	SOLOMON	ZACHARY
108686342801	SOTIROPOULOS	PETER
100586333001	SPENCER	DARRELL
110314703301	SRIVASTAVA	RITA
102480140001	STUFFINGS	ALAN
111519965701	SUKHIJA	AKASH SUNIL
111757534101	SULAIMAN	AHMAD
112008600401	TANNEHILL	ROBERT
900001801	Terry	Kirsten

102495257301	TRAN	OLIVIA
106473007801	TRUONG	TRISHA
108985144701	VERA	MARIANA
100248092501	VERA	FRANK
101371136001	Vera	Elizabeth
105845479201	VERA	GISELLE
900007001	Vera	Richard
101566731701	VERA	ALICE
109534992401	VERA	GUADLAUPE
104977018001	WEISS	MOLLY
103110713101	WOJSLAW	COREY
108252327901	WYER	ROBERT
114615478801	XU	YUANHAN
107835756201	YANG	JINGDI
111620620401	YOUNG	RACHEL
104993627101	YUN	SUSAN
113992651901	ZAK	SCOTT
108067153701	ZEWE	GEORGE
116438305101	ZEWE	DEBBIE
108913220301	ZHAO	QIAN
116595741801	ZHUANG	CONRAD
113797698001	ZOTTNICK	KELSEY